THE CAUCASIAN.



VOL. XVIII.

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EDITORIAL BRIEFS.

The Democratic county conventions in both Haywood and Brunsdisfranchising amendment.

"If the Democratic party does not soon stir up its stumps," says the Greensboro Record (Dem.), "it wili wake up in August to wish it had." When there is nothing left but stumps there is not much chance of the colored school will be of no stirring or waking up.—Asheville practical benefit to the negro. A Gazette.

ford had been politically crucified that are beyond the range of the for Democratic attonement. Say, out of his seat, will kill the Repub lican party in the Ninth district, what will become of the Democratic party in the State, when, through curse to the negro, it will not be their dishonest election law, Demo-long-when the amendment passes ocrats "steal" the whole State? and the machine is enthroned-till Don't all speak at once.

list, but will vote with the Demo-this amendment. crats from now on, because their principles are the same as the Populists. We differ with Mr. Newsom. The Populists do not advocate red-shirts, intimidation and murder. They do not endorse ballot box For The Caucasian. stuffing and stealing. They do not believe in dishonest election laws.

They believe every man who pays neither news of interest nor political. taxes, has to work the roads, fight Our little berg ought to be noticed for his country and obey the laws, sometimes, I think; because it is a factor of importance very often in the should not be deprived of his only history of things, especially politics, weapon, the ballot. Mr. Newsom is and asthis is a great political year Swansboro and Onslow county, too, badly mistaken.

The News and Observer tries to cratic party.

But we won't discuss politics much no ticket for magistrates. The Demone and he was a negro." They say the negroes ran and elected him fice and want to be re-elected. White's election to Congress in the same way? Why do they want to lay the blame for White's election

speeches, should say they were goman would do it, too. Such expressions by anybody are wrong, and a condemnation. And every honest wise, safe and considerate gentleman will not say so, either. We have heard of some Democrats using how it happened. Guess we never such language. It shows that those will. This year I don't know what who use it do so because they have will be done unless we fuse with the tions, to-wit: no argument, and the sad reality has run them mad and crazy. This know what to do but grin and try to amendment constitutional? is a free country, and every white bear it longer. The Democrats are fusing with Populists in many places man has a right to his religious and and I political views. Every white man can not see how it is all wrong for posed amendment unconstitutional, has the right to vote in this State as his conscience dictates, and they will do it, too.

Daring the Wilmington political to 200 negroes were killed, it is white man wounded was a Mr. Mayo, a son of a Populist. And he was not was a stray one and no one knows occasion, more than 17, or even 200 is believed the thing was planned believed the surgeon to amputate and the ambulance to haul them off. were arranged for before. And i any of the wounded negroes ever got over it to tell the tale, that tale has been stricken with profound dumb- of totally ellminating the negro race,

Yes, But? Mr. J. M. Gudger, Jr., in his speech before the Democratic convention of Buncombe, said:

"The question is not whether the amendment is constitutional or not but are you in favor of disfranchising the negro."

stitutional, then an attempt to dis- a large audience, interested in educafranchise the negro would at the tute, of which they justly feel proud. would not submit an amendment to because of a secret circular sent out same time disfranchise 60,000 white But Joe so seldom has an opportunity disfranchise any man white or black

Democratic candidate for office WHO
WOULD NOT PLEDGE HIMSELF

### IT HELPS NO NEGRO.

LITERARY EDUCATION AN EVIL, NOT A BLESSING.

wick counties have split on the It Encourages Him, Says Supt. Tomlinson, to Struggle For a Position That Will Not be Given Him.

> In his annual report to the Winston Graded School, Superintendent Tomlinson said:

"I am convinced that much of the work done in the higher grades at literary education only encourages him to try to occupy a position that Mr. Aycock is re-canvassing the will never be accorded him. I favor mountains-that, too, after Craw- therefore, eliminating the studies common school, substituting some while we think of it, if, because the industrial features that will train Republicans (1) cheated Crawford these pupils along lines that are bound to follow sooner or later."

The above is clipped from the News and Observer of June 1st. If they argue now that education is a the same crowd will say, to educate farmers' boys, they too will want positions and offices, and we town Mr. Newsom, of Hertford, writes folks will be in danger. Then free to the Observer that he is a Poru- schools will be cut off, or very short. There is slavery and negro rule in

THE SWANSBORO LETTER.

Democrats Want Office More Than They Don't Want Negro.

will figure extensively, as it generally does, for the great so called Demo

explain, through others, how and this time, as our convention primaries why Polk county elected a negro have not yet come off, only to say magistrate. "The Republicans had that talking of pie-eating hunters by that party, who say that few white voters, in fact, none some say, will vote ocrats had. They elected all except against the proposed constitutional amendment, except revenue officers, office holders, those now holding ofwithout the aid of the negro vote. few who think they see a way to get office, and negroes, all these they call Why don't the Democrats explain pie hunters, but if you could step down on the Populists and white Repub- Populists and Republicans. Our little licans of the district? They are not names of the candidates for these as much to blame for it as the Dem- offices among the Democrats. There are about 20 solicitors and more to come, so said. But that is right, because they are all Democrats and this If Populist speakers, in their is a Democratic county, you know. It looks like some of these might be On the North Carolina Constitutional called pie hunters, but it wouldn't do ing to "rule the State or make it a to say so, because they would get graveyard." they would deserve fighting mad if you did. So will let

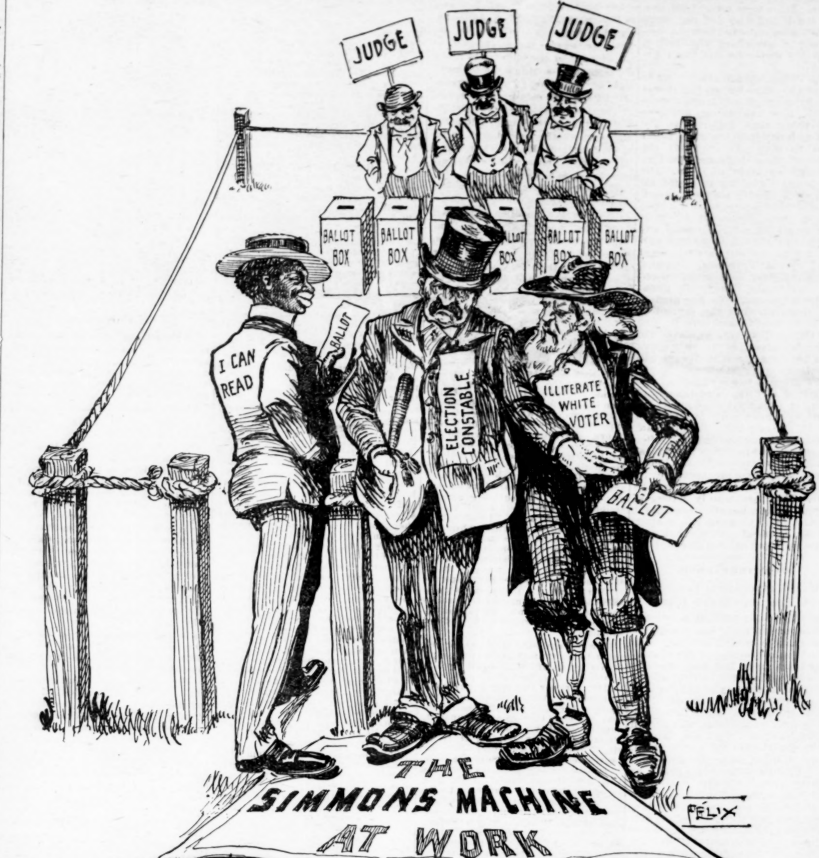
that pass. average. I think last election she counted in 500 or over, notwithstand-Democrats. Guess they wouldn't give us any offices if we did, so I do not suppose it is all right, Populists to do so with Republicans,

if they do it with Populists. candidates to vote for this year for President. It looks like it now That's race war in 1898, in which from 17 State and county officers, Congressmen, and even to the petty township constables and magistrates. Won't we cational qualification for all voters. strange that the only white blood have a time of it. But they must all spilt to attone for all this murder None of your mongrel negro Reps and qualification applying to all the citi-

live to see. Our little town held its 6th annual is constitutional. a son of a Populist. And ne was not municipal election last Monday. On the streets at the time, but was libough Democratic, strange to say, standing on a piazza. The ball they elected a strong Populist for Mayor over a strong Democrat, but there was no politics in that. We who did it. Now if this Populist believe in that kind. Give the offices blood, in the day of judgment, does to men who make good officers regardless of partisanism in politics, not wash away the Democratic am the strongest Populist down this crime of murder committed on that | way and hope I will understand how to vote for the right Populist doctrine when the time comes to vote. I hope persons will be consigned to a hotter the legislature when it meets in June place than the Cape Foar river. It will modify or fix this amendment so that we poor "unlearned white trash' can see and know how to vote without before the day came. It is even perjuring ourselves. We don't want to be disfranchised along with the negro. We don't understand how we can vote for this measure without per juring ourselves if we have swurn to support the constitution of these Uni-

> that is, taking them out of politics, keeping them from holding office of any kind where a white m: a lives. amendments to the U.S. Constitution, but the Democrats can do anything they wish to do, they say. G. W. W

> > A Politician's Bad Taste.



WHAT WILL HAPPEN AT THE NEXT ELECTION IF THE AMENDMENT IS ADOPTED. The courts will declare Section 5 unconstitutional, and the negro dude will vote while the be pushed aside by one of Simmons' election constables.

SENATOR TELLER'S OPINION.

Amendment. April 11, 1900.

Hon. Marion Butler, United States Senate.

ing the Populists and Republicans amendment to the North Carolina tions prescribed in section 4 of this could vote in 1867, and their desfused and we never have found out constitution and asking my opinion article: Provided, he shall have reg- cendants and exclude the colored cluded by the provisions of section 4 faction of the Democratic party in

First. Is section 5 of the proposed 1908."

should declare section 5 of the prowould the court hold that the whole zens who were voters January 1 inhabition of the Constitution. On-Now I suppose we will have 4 or 5 amendment would fall with it, or that section 5 would fall and leave

It is admitted that such educational was Populist blood. The young Pops need apply. We shall see, if we zens of North Carolina of voting age

Section 5 provides as follows:

was on January 1, 1867, or at any State on account of race, color or write, and such exclusion is because and Craig had spoken, and declared terms. While the act will make huntime prior thereto, entitled to vote previous condition of servitude."

This is an attempt to except a cer- It is not necessary that the person Second. If the Supreme Court tain class of voters from the opera- to be excluded must be described as tion of the amendment providing an a class, for instance, as colored peoeducational qualification for all citi ple to bring the class within the

On January 1, 1867 no colored per- tion 5, and that is the former slave too much fusion I think. Then the the remaining sections to stand as a son was a voter in North Carolina; and his descendants, and these are amendment to vote for or against, part of the organic law of your State? so it is apparent that no colored per- as certainly excluded as if specifical-The amendment proposes an edu- son or his descendants could have ly mentioned. The educational any benefit of this provision of sec- clause then does not apply to all the

States provides as follows:

States to vote shall not be denied or clearly an attempt to exclude the "Section 5. No male person who abridged by the United States or any colored voter unless he can read and

United States wherein he then resi- aw that you cannot do by indirecded, and no lineal descendant of any tion what you are forbidden to do by unconstitutional. such person shall be denied the right direction, and it is so apparent that to register and vote at any election the purpose of this exception is to held to be unconstitutional, the done, but they will fall in line and Dear Sir:-I am in receipt of your in this State by reason of his failure exempt from the operation of the question is will the educational not nominate an amendment man, as He will be protected at all hazards. letter, enclosing copy of the proposed to possess the educational qualifica- educational clause the whites who clause remain in force and will all some bolters speak of doing. In as a lawyer to the following ques- istered in accordance with the terms citizens that it clearly is obnoxious who are not qualified by the provis- this county (eastern county) have of this section prior to December 1, to the 15th amendment to the Constitution quoted above.

1867, and their lineal descendants. | ly one class can be intended by sec-

white citizens, but does apply to all The Constitution of the United the colored citizens who were slaves and their descendants who could not full force and effect as completely as tion immediately nominated a can-"The right of citizens of the United have been voters in 1867. This is

under the laws of any State in the It is a well established principle of lieve the court will declare the stated that if nominated in the con-"grandfather clause," as it is called, vention he would be against the thing been suspected, 500 men would

ions of that section, that is, who out an anti-amendment ticket; that cannot read and write any section is, McNeill and several others are of the constitution in the English anti amendment men. All are not,

A failure by unconstitutional meth- Aycock, Rountree, Craig and Simods to exclude a class of white voters mons." from the provisions of section 4, cannot destroy the provisions of that NOT A GREAT DAY FOR THE AMEND in all the windows in the neighborsection concerning the qualification MENT; that Aycock's argument was hood. Many persons were thrown of voters. I think on that question not CLEAR, CONCISE AND CONVINCING from their beds by the violent shock there can be no ground for doubt. and seemed not VERY ABLE ARGU- and all were awakened and more or The rejection of the grandfather MENT. What do you think of a par- less terrified. So far as known no clause cannot in any manner effect ty that has to lie. Here three able (?) one was injured. The police have the operation of the provision of the speeches were made to a convention been unable to find out who was re-4th section, and that will remain in for the amendment, and the conven-sponsible for the explosion. if section 5 had never been proposed didate who announced that he was street car strikers was followed by a

Yours truly. H. M. TELLER.

It will be seen in the above opinion that Sanator Teller declares that Section 5 of the proposed amendment is unconstitutional and that the court will declare that section anconstitutional and leave the remainder of the amendment to stand. This would result in disfranchising fifty or sixty thousand white men in North Carolina, as sure as the sun rises, after the adoption of the amendment, while every educated negro in the State would be left to vote. In short, just what is pictured in the above cartoon will be sure to happen if the amendment is adopted. That is, at the next election the town negro would walk up and vote while Simmons' election constables would stand around the bull-pen and push back every illiterate white voter in the State. Senator Teller is a great constitutional lawyer. In his opionion he is backed up by such great lawvers as Senator Stewart, Senator Allen, Senator Pettigrew, Senator McEnery, Senator Caffery, and ex-Senator Elmunds, who is conceded by the Democrats to be the greatest constitutional lawyer in the United States. Will any voter in North Carolina take the risk of disfranchising fifty or sixty thousand white voters in this State in view of the positive declaration of these great constitutional lawyers that the adoption of the amendment would certainly produce this result .- ED. CAUCASIAN.

What Does he Say and When Will he De-

cide?

FOR THE CAOCASIAN. We have just read Major W. A. Gra-

from a man his right to vote. \* \* \* known to many present, who expected believe? If he was mistaken then, with There is not a Democratic convennothing less than a political speech all his knowledge, how do we know
from a man of the stripe of Joe. Sevbut what he is mistaken now? The MAN WHO MIGHT MAKE SUCH
A PROPUSITION. There is not a

Democratic conditions to carry out their plans.

Man who might make such people and even murture is interested in the strategy of the propusition of the strategy of th MOST SOLEMNLY AGAINST IT. vote against the amendment in Au- legislature who has voted against the Supplement to Democratic Hand Joe and hope he will never tax anoth- do so again at the polls in August? The book, published by the North Caro- er audience with his political false- tru h is, it is not the amendment the

MAJOR GRAHAM AND THE AMENDMENT. will disfranchise white men. If he enough about it to discuss it. For ev ery other Democrat, of any note, has

and on the stump.

The Major knows every man, white any kind where a white m: n lives.
To do this, in my opinion, we would have to repeal the 14th and 15th amendents to the II S. Constitutional. These ham's letter in the Progressive Farm-hoped that they will let Charlis to pay his politax (not all his taxes) by the lawyers give this "opinion," when they his politax (not all his taxes) by the lawyers give this "opinion," and then it would learn what Populists Cy some time during the campaign We know, or ought to know, that certain full uncertainty, in this "opinion," and believe for it evidently is in the dark here. straw, trying to find a little amendment wheat. But from the wheat spout
knows that every man old or young portions of the amendment are conit is wholly against the poor and illitwho can't read, or who can't see how to get his ballots in the right box, will portions of the amendment are conit is wholly against the poor and illit-He tells what Governor Graham said be disfranchised He knows the presto some one else, and what some one else said to Gov. Graham, or what they class white men, if it was that the Speaker of the House of Repcury. Josephus Daniels was invited there should have said to each ether. But the faculty and students to deliver what even a Graham may say at one cratic machine in office. He knows the But if the amendment is uncon- a literary address, and was greeted by time, is not good for all times. For same machine is in control of the Dema large audience, interested in education and admirers of Whitsett instiif Democrats were put in power they
when white men were disfranchised
pose of correcting errors and contrato speak to a good crowd, or has so He told the negroes that what the Re- a party that will legalize fraud and the "opinion" of these legal luminaries osition to make it unconstitution. THE BROKEN PLEDGE.

The democrats will never submit to any proposition to the people left the house. They expected a literary address, although his from a man his right to vote.

The broken pledge.

The broken pledge.

The democrats will never submit to any proposition to the people left the house. They expected a literary address, although his then or he is now, and which shall we from a man his right to vote.

The broken pledge.

The broken pledge of what a literary address is, he disgusted the audience before he was half through and half there is no need of any one lying about there is no need of any one lying about it. In doing so, they are either fools, the people are. We dislike to be so plain. It is unpleasant. He says something about "corrupting people."

The democrats will never submit to address is, he disgusted the audience before he was half through and half the people left the house. They ex
The democrats will never submit to address, although his the people are. We dislike to be so plain. It is unpleasant. He says something about "corrupting people."

The democrats will never submit to address is, he disgusted the audience before the was "all false." So we see even Major Graham has changed in two years be so plain. It is unpleasant. He says something about "corrupting people."

The democrats will never submit to address is, he disgusted the audience before the was "all false." So we see even Major Graham has changed in two years be so plain. It is unpleasant. He says something about "corrupting people."

The democrats will never submit to address is, he disgusted the audience and court of office and out of

An Arden Democrat Quits. Arden, N. C., May 28 .- At the recent Democratic convention here Joseph H. Pressley arose in the meeting and declared his opposition to the disfranchising scheme of the party leaders. lina Democratic Executive Comwhen he is expected to deliver a litThe Major knows the amendment mons machine dominated the party. Democratic ticket as long as the Sim-

lished a card signed by "one hundred stitutional and therefore null and been forced to admit it in the press and sixty-two prominent lawyers," void. saying that in their "opinion" the After all, it is only their "opinion," amendment is constitutional. These and good men are liable to be mistatheft will disfranchise white men, and is so perfect and "con-sti-tu-tion-al." there is no need of any one lying about If the amendment should become a

because of a secret circular sent out by Chairman Simmons. He knows that dictions in this amendment, which in

those who will lie, stea, intimidate, sixty-two prominent lawyers" would ostracise good people and even murbe willing to furnish abundant evibe willing to furnish abundant evibe willing to furnish abundant eviberations.

Sunday's News and Observer pub- prove that certain portions are uncon-

The Sure Care For The Nigger Racket. Our Home.

The more we see of North Carolina osition to make it unconstitutional ple, even the Democrats, why don't for a negro to hold office in North their papers publish the amendment to succeed him. It is understood that Dr. Shearer will go to Clarksville, Tenn., where he is interested in the

The favorite family cathartic

### Ten Copies For One Dollar\_\_\_\_

For ONE DOLLAR we will send a Club of Ten Subscribers until the election in August. Now is the time to act. Populists are hoods, for which he is renowned, Maj r wants, but the success of his He said that he would not vote the requested to go to work and send in clubs at once.

CAUCASIAN PUBLISHING CO.

#### Convention. County

BRUNSWIK DEMOCRATS ASSEMBLED AT LOCKWOOD'S FOLLY AND NAMED CANDIDATES.

# Amendment Speeches Made.

Hon. Locks Craig Electrified the Conven- J. M. Hoyle, He requested J. H. tion With a Speech Bristling With Force-Mr. B. F. Ayeock and George Hountree, Esq.

The above is the heading the Wilover its report of the Democratic temporary organization was made perconvention of Brunswick county. The News and Observer and Wilmington Messenger had similar re are all office seekers, yet every nominaports. We give part of what the tion was made by acclamation, as has Star said, and then one giving the been true of former conventions. The facts to show they misrepresented following is the ticket nominated : all over the State. The Star says: Deeds-G V. Hawkins; Treasurer-J.

tional amendment. The occasion rick, and Frank Lattimer J. H. Quinn was the enthusiastic gathering of was elected County Chairman for the the white men of that section in next two years county convention and the public A stronger ticket was never nominaat Lockwood's Folly. . . will win. Every precinct in the coun-

cipally with the constitutional the morning was very inclement. amendment and his arguments were CLEAR, CONCISE and CONVINCING ABLE ARGUMENT of Mr. Craig. Many sive.

and then comments as follows:

Dr. B. F. McNeill got up on the fore, and the good men in all parties stump after B. F. Aycock, Rountree are condemning it in unmeasured he is black and was a slave. I beamendment. He was nominated have accompanied the speaker to the If the grandfather clause shall be anyway. There was some bolting depot. I am informed. All this in spite of

> So reader, you can see that it was shook the buildings and broke glass opposed to it. This case is too plain.

YOU SHOULD POST YOURSELF.

The opponents of the amendment falsely allege that it is a scheme of the Democrats merely to work "the nigger Our Home. racket," and that they try in every campaign to carry the election by cry-ing "nigger, nigger," ng "nigger, nigger, nigger."
Well, if this was true or even if the

it by adopting the amendment and thereby eliminating the negro entirely simmons hadn't forgotten the fearful

use the cry of "nigger" for campaign any more, and we don't blame him, but purposes or for political capital only, the most effective way of putting a stop to it would be the adoption of the amendment and the elimination of the limination of the lim negro from politics—Chatham Record.

In North Caro ina and can face an audience with better conscience than Sim-

The Record should get Mr. Simmons to meet Mr. Butler and the Populist to hear Charlie and Cy and it is to be believe; for it evidently is in the dark to meet Butler, but Charlie is not excusable. Democrats know it is unconstitution-

al. Out of two thousand lawyers, they can only get 162 to sign a legal opinion that it is constitutional. But they are using it to fool the people. They know it will not take the negro out of politics. They admit it

and election law? Why, the leaders of Presbyterian College. The newly electhe Democratic party are afraid of a ted president is quite a young man, but fair, impartial discussion of the amendment before the people.

They know it will disfranchise white eral years. men. There is not a man with any respect for his own opinion, who will say that if the election law is carried out disfranchised white men.

### CLEVELAND COUNTY CONVENTION.

Comperatio Party Reduces Its Arguments to "Eggs."

The Populist party of Cleveland county held its Convention for the nomina tion of a county and legislative ticket in the Court House in Shelby on Sat-

urday, June 2nd, 1900. The Convention was called to order at eleven o'clock, a. m., by Chairman Quinn to act as temporary Chairman, with C. C. Lovelace as Secretary.

Smith, who so ably represented this mington Star on May 24th, placed county in the Legislature of 1895 The Although we have so often heard it stated by the Democrats that Populists

Prayer was offered by Rev. L. I.

facts. And this is the way they For the Legislature-J. F Herndon, have misrepresented their speakings | Sheriff-J. Walter Grigg; Register of "Yesterday was a GREAT DAY for P. Rippy; Surveyor-W. P. Beam; Cor-Brunswick county and the constitu- oner-Dr. W T Grigg; County Com-

speaking by prominent campaigners ted in this county by any party, and it Mr. B. F. Aycock was the first to ty, except one, was represented in the address the crowd. He dealt prin- Convention, although the weather in

Either Senator Butler or Dr. Thompson was billed to speak at close of Con-George Rountree, Esq , then made s count of official business The young short but effective speech dealing and gifted nominee of the Populist with the question, and introduced in Party for Attorney General, the Hon. very happy terms Hon. Locke Craig H. F. Seawell, filled the appointment The crowd was eager to listen and to the entire satisfaction of the crowd-Mr. Craig was at his best. His ed house. The speech was clear, poinspeech was pronounced one of the ted and convincing, and entirely free very best yet heard in the campaign from personalities. Every part of the and his elucidations of the provis county was represented, and much ions of the amendment WERE NOTH good accomplished for the cause of the ING IF NOT CONVINCING. 'There is no doubt,' remarked one who heard that he didn't speak longer. Even the speech, 'but that GREAT GOOD Democrats admit that it was a strong was accomplished today in the vERY speech, and free from anything offen-

yotes for the cause of white suprem- When the speaker was about to board acy in the doubtfully regarded coun- the afternoon train on the Seaboard ty of Brunswick WERE GAINED BY Air Line, a number of boys and young HIS PLAIN SENSIBLE TALK to the men, who had gathered in the ticket office and on the platform, assaulted A gentleman from down in that times, once in the face. Some of the him with eggs, striking him three section sends us the above report parties then ran back into the ticket office. Such an insult and cowardly at-"Note the three first lines. Well, tack was never made in this county be-

> Send Seawell again. We want him on every stump in Cleveland county.

### EXPLOSION IN ST. LOUIS.

Caused by Dynamite Placed on Street Ca

Asheville Gazette, May 30.

A terrific explosion, supposed to have been caused by dynamite placed on the tracks of the Union line at Fifteenth and Chambers streets.

ealm to-day. No fatalities have resulted among the eleven persons shot in yesterday's riots.

Simmons is Excused But Aycock Is Not

Charlie Aycock may be pretty good game but he hasn't decided to meet our Populist nominee for Governor, opponents of the amendment believe it Th mpson, on the stump yet. Chairto be true, they certainly ought to be man Simmons very promptly refused glad of the chance of putting an end to accept Senator Butler's proposition and humiliating drubbing that Butler Yes, if the opponents of the amend-ment really believe that the Democrats stump and he doesn't feel like he wants

New President for Davidson College.

Rev. J. B. Shearer, D. D., LL. D. for twelve years president of Davidson College, tendered his resignation to the board of trustees, to take effect at once. Dr. Henry Louis Smith, profes If they are not trying to fool the peo- or of physics, was immediately elected to succeed him. It is underst is regarded as one of the ablest educa-tors in the South. He has been vicepresident of Davidson College for sev-

Populists Don't Have to be Tagged.

There are fifty or seventy-five thou legally, white men will be disfranchised sand Populists in North Carolina and by it. Everybody knows that Mr. Sim- they are white men. They are white mons, by his secret circular, in 1892 enough till no tags are needed to disisfranchised white men.

We will bet our steamboat against tinguish them from negroes. But they will be offered plenty of the twelve-for-a-cent badges a little later on if they the Record's national bank that Demo want them. They didn't have to use crats in August, will tell negroes that if they will vote for their candidates, will not need them in this. A man is to be pitied who has to wear a label so they will vote against the amendment. that folks can tell that he is white.-Ex

POPULIST TICKET.

For Governor: CYRUS THOMPSON.

For Lieutenant Governor A. C. SHUFORD, of Catawba County. For Secretary of State:

J. SCHULKEN, of Columbus County For Treasurer : W. H. WORTH.

of Guilford County. For Auditor: HAL W. AYER, of Wake County.

For Sup. of Public Instruction : C. ENGLISH, of Randolph County. For Attorney-General:

For Chm'n Corporation Commissioners A. S. PEACE, of Granville County. For Member of Cor. Commissioners J. T. PASCHAL,

of Chatham County. For Com. of Agriculture: J. M. MEWBORNE,

For Com. of Labor and Printing: J. Y. HAMRICK, of Cleveland County.

For Judge 10th Judicial District: L. L. WITHERSPOON, of Catawba County.

For Electors at Large: R. B DAVIS, of New Hanover Co. W. D. MERRITT, of Person Co.

Senator Butler's Appointments. Senator Marlon Butler will speak at Morganton, Saturday, June 16 Wentworth, Saturday, June 23.

We call special attention to our campaign offer on our front page. Now is your chance.

county and township in the State affidavit declaring that the Demo- chise white men, but watch them. to try and send us in a club of ten. cratic party would not attempt to vote by false pretense to get in, as See our campaign offer on first

Mr. Aycock says "the prespects for Democratic success are good.' Why(?) of course! It would not do for him to say anything else, what ever he might think to the contra-

Democrats admit that "a negro

The Democrats of the 14th Ohio District have nominated for Congress William G. Sharp, who bolted Bryan's nomination in 1896 and voted for McKinley. This is another evidence that the Clevelandites are getting hold of the party machinery, and emphasizing the necessity for the life and continued growth of the People's party.

There seems to be a big bolt among the Mississippi Democrats as to the mode of selecting delegates to the National Convention. The commit tee wanted them elected in the usual way, but the Convention decided to elect them by the primary system This did not suit the machine, so the machine got up a bolt. The primary system is bearing bastard seed; in good in one tuing, it ought to be

in Wilmington, while under Demo of the Southern white men toward eratic rule, John G. Norwood, Jo- them. The relations between the seph E Sampson and J. B. Dudley, races are peaceful but they might all negroes, were on the school com- be disturbed by frantic orators. mittee for the city of Wilmington, and that the names of these negroes were printed or engraved on two large school houses for white children in that "white supremacy city? This question has been asked for two years, and as yet, we have not seen a single denial of it.

Elsewhere in this issue will be found a press dispatch giving an account of the endorsement by the South Dekota Democrats of the nomination of Hon. Chas. A. Towne for the Vice Presidency.

Sentiment favorable to Mr. Towns is growing throughout the country among sincere advocates of reform Bryan and Towne are the two strongest candidates that could be nominated.

The News and Observer almos had firs because Republicans report fifteen hundred at their speaking at Asheboro, when, as the Observer says, there were but five hundred Well, if i is a sin for this blackand-tan crowd to misrepresent crowds, what must it be for the se f styled "white" crowd to make ter to one such misrepresentations? The Observer is afraid, perhaps, that the Republicans are going to out-Herod-Herod in the lying business.

Carolina unhesitatingly pronounce the News and Observer argued one the disfranchising scheme uncon- way then and another now. Sensstitutional. The men who brought tor Sigmon's letters declared for forward this amendment are inter- white supremacy by opposing neested personally and politically, gross going into and running conand their legal judgment is there- ventions and holding office. He may be continued till judgment ased in the highest degree. fore warped to such an extent as to claimed that such action on the day. influence their action. Men who part of the Republicans would are utterly disinterested, and who build up their party. We will pubconsider this question solely from a lish his letter next week. Look for legal, constitutional standpoint, it. readily admit the unconstitutionality and absurdity of the mons.rous proposition. Among these distinguished lawyers we mention that are crowded out. Please be S. n itor Allen, Stewart, Pettigrew, affery, Edmunds, McEnery and side of the paper, and say nothing others who have considered the but what you could safely meet amendment. We are willing to again in the road. We are not supgen lemen against the Simmons ballot stuffing gang

THE CAUCASIAN THE BLUNDERING AND UNCONSTI-

The Raleigh Post, a few days ago eferring to the adjourned session of the Legislature, which met Tuesday, says:

'It may be developed by next until, say, July 18 or 23, may be rotten egged by several men, one necessary. We throw this out so it of whom he thinks was the depot may be under consideration."

sure to make this.

The Post is no doubt right, but what a reflection it is on the mem-

bers of that body. No other legislature since the ing so many solemn pledges. The n August.

WADDELL AND HIS GUN.

"If you go to the polls and vote enemy to me and my wife and you torially: and your wife, and ought to be made to transact your business ocrrtic Executive Committee of with negroes, and I AM WILLING Cleveland county has adopted res-

MAKE YOU DO IT." article. The paper in which it his speech at Shelby on the 2d inappears is on file and can be pro-W. S. H. uced at any time. There are thousands of as brave men as the sun ever tanned, who will vote against the amendment, and Mr. Waddell and a thousand such men and guns cannot bull- have never yet carried an election."

doze them to surrender their free

dom. "Get your gun, Johnny."-ED WHAT KIND OF ARGUMENTS?

> MOORESVILLE, June 6.-Mr. Jas. H. Pou spoke at Academy Hall last night on the subject of the amendment to the constitution. His ar-

guments were unanswerable." We want Populists in every guments in 1898 when he made an and pray that it will not disfrandisfranchise anybody if it got in they did two years ago, will lie to

who would vote to disfranchise him-take ten tons to take it out." He draught of suckers," Do you want take ten tons to take it out." He that "white" man? self or his race is a fool." If that rather advises the negroes to "fight be true, then what is a white man for liberty" or leave the South. who would vote to disfranchise him self, or his poor, unfortunate white neighbor? He is a bigger fool, is he all right, but if they fight, they will also leave and it will be all wrong with them. The great bulk of negroes are civil and peaceable, in New York. We agree with the DAMNED FOOL. Charlotte Observer in speaking of

this as follows: "The first impulse is to characterize this as rot, but it is more and enough. worse than this. It is dangerous. ruinous advice, and no man who possession of his faculties, would says: tender it. The worst enemy of the negro race could wish it no worse than that, with its "2,000,000 fighting men," it should seek to "get at the throats" of the white men of the South. There is no such inclination among the negroes of the South Fortune, if he ever lived among them, has been away from them so Will Democrats deny that for years their temper or of the disposition such as this Brooklyn speaker."

EXACTLY IT.

The Asheville Gazette says:

"The Raleigh News and Observer s fro hing at the mouth against negro domination," in the effort to excite sufficient prejudice to disfranchise 50,000 white men, and to perpetuate the Smmons Machinein power. That is exactly it. They are glad

to disfranchise 50,000 white voters if, at the same time, they can also disfranchise 50,000 negroes. Then they will be rid of a troublesame element in their own party and thus make it possible for the machine to control for all time.

But they will not be satisfied with his. Their next step will be a propentirely rid of the poor white man Observer of Dec. 11, 1898 and Jan. slong with the poor old country darmons and his billot-box stuffers can't steal enough votes to enslave

CLAIMS HE IS MISREPRESENTED. Ex-Senator A. Y. Sigmon writes a

letter for publication saying we Hered in the lying business.

Leminent lawyers outside of North arolina unhesitatingly pronounce the News and Observer around one that the lying business.

Leminent lawyers outside of North arolina unhesitatingly pronounce the News and Observer around one that the lying business.

Let a distribute the lying business that was sent down here some time ago to investigate the shooting of that means the lying business.

Let a distribute the lying business.

Let a distribute the lying business.

Let a distribute the lying business that was sent down here some time ago to investigate the shooting of that means the lying business.

Let a distribute the lying business that was sent down here some time ago to investigate the shooting of the legislature. The Democratic politicians who brought forward this

> TO OUR CORRESPONDENTS. that are crowded out. Please be brief, write plain and only on one side of the paper, and say nothing writed at the rapid growth of the said of the paper, and say nothing writed at the rapid growth of the said of the paper, and say nothing writed at the rapid growth of the said college at Greensbore. N. C.,

NAME THE BOYS.

On June 2nd H. F. Seawell, Pop ulist candidate for Attorney General, spoke in Shelby, N. C. Al. though Mr. Sewall is a graduate of Wake Forest College and is a member of the Baptist church, yet when week that a further adjournment he went to take the train, he was agent. Anyway, when he turned The Post, seeing the many mis- on them, they took shelter in the akes, blundering and unconstitu- depot. There were several old men legislature, thinks it will be neces- to his rescue, among them he rec-

aws, and besides no other legisla- names of these boys and let him ture has ever been guilty of break- make an example of them. The iberty, Randolph county, in its and Republican boys do not rottenssue of June the 8th, 1900, in an egg Democrats. They are under

"We are glad to see that the Dem-The above is an exact copy of the didate for Attorney General, after stant. It will not do for the Democratic party to conntenance, even by wholly as one of policy, that eggs

STUDY THE CARTOON.

We call attention to the cartoon on the front page of this paper. It 1898, that if the Democrats controlled has xpressly declared that the unedu-The following special appeared does not simply deal with the figin the Charlotte Observer of June | ure of man or men, but illustrates a damnable principle which will be put into practice if the amendment becomes a law and the Simlike machines have in South Carolina, Mississippi and Louisiana. Did Mr. Pou answer his own ar- They may lie and swear and preach his party broke this solemn pledge? the amendment becomes a law, then they can simply say "the people voted for it, and its our busi-A New York negro by the name ness to enforce it, and if it disfranof Thos. Fortune is talking through ry," and that will be all they will should be cut down in proportion to his hat. He says "it costs tons of say. But, in their sleeves, they will the suppressed vote. blood to put the fifteenth amend smile and say: "we baited with ment in the constitution and it will black pearch and caught a whole

RASCALS AND FOOLS

In speaking of the debate in Congress on trusts between Republicans and Democrats, the Charlotte Observer remarks:

"This suggests that President and had rather suffer wrong than Grant on one occasion observed to fight a superior race which has EVERY TIME THE REPUBLICAN PARevery advantage over them. The TY ACTS THE DAMNED RASCAL THE negro Fortune said this in a speech DRMOCRATIC PARTY ACTS THE

> This is rather hard on Democrats, as rascals can be reformed but fools never-not got sense

"It seems from what can be gathered here that the Democrats will have to make their hardest fight for the amendment not in the trans-montane country but in the Piedmont section."

And that is a white section-a section in which the farmers read long as to have no knowledge of and do their own thinking. They

> We ask Populists everywhere to watch the Democratic leaders and those who will or many would be allowed to vote and be eligible to those who will or may want an offlee, and see how they vote on the amendment. Get two or three to see how each one of them vote on it and make a record of it. These fellows will want to rnn for office some time, and it will be very uppopular. and they will want to come before the people and say I DID NOT VOTE

will not settle it.

The News and Observer and other was in the News and Observer, let-10th, 1899, his letters will be seen. from the machine. And perhaps Isaac Smith and George H. White might have kicked, and that would frustrate Democratic plans.

What became of that committee

Yes, Let Them Keep It Up. Times-Mercury.

If the office-seeking town lawyers will only keep up their harrangues at the country school houses until the end of the campaign the amend- ted, that a Democratic leader went prised at the rapid growth of the People's Party. Nothing so quickly disgusts an intelligent farmer as to chasable vote white and black out inclusive. An interesting composed to know all about what you are writing and hence, you alone be lectured on his political duties by of the way." So, white man, watch are writing and hence, you alone a town lawyer who is quite likely his out. This man slipped out the seintellectual inferior.

GENERAL JULIAN S. CARR ANSWERED.

The Confederate Soldier Will Not Risk His Political Liberty.

Men Who Betrayed Voters in 1898, Will Do So Again.

it is true, then why should Gen. Carr

them, prior to the great civil war, not

Again, General Carr says: "But there

is one feature of the opposition that deserves severe condemnation. It is

be attempt to mislead the people by

the assertion that there is danger that

while men who are liliterate are to be

Such distinguished men as Ex-Sen

is no doubt or question about the un-constitutionality of section 5, and that

t will fail and leave the remainder, to

stand. And there is no attempt on the

ead or deceive any one, but they gave

this as their deliberate opinion as

members of the legal profession, and

any one deserves "severe condemna tion" it is those men who by treach-

ery, deceit and duplicity are ndeavor-

ing to destroy the political rights of

Gen. Carr maintains that the white

man enjoys the right to vote by inher-

tance, yet he plainly ignores the fact

that "no State shall deny or abridge

the right to vote on account of race, color or previous condition of servi-

they should have done so by constitu-

tional methods, by prohibiting the ne-

General Carr says that the Demo-

the solemn declaration on the part of Democratic party as to the white man's right to vote in the future, ve

it is a fact that the Supreme Co : o will have to pass upon this question as

to whose right to vote is denied: and

it should be borne in mind that the last legislature, composed of fifty or

more Democratic lawyers, passed more

unconstitutional laws than any pravi-

ous legislature, certainly within the

There is one singular statement in

special mention: He says: "Unable

opponents of this safeguard against

tyranny from a political bess or the

anarchy of an ignorant mob maddened

at the prospect of a judgment upon their betrayal of the people for a mess

of pottage, have dared to leave argu-

tion of every Democratic speaker, because it so aptly fits the Simmons ma-

chine in its efforts to over ride the

It will be remembered that Sena-

refused to agree to a joint discuss-

ion. We thank Gen. Carr for teach-

ing us these words, quoted above.

paper interview that the time for

argument and for reason had passed;

that the people were ready for action

which clearly meant that if he

could have his way, there would be

nents with being unwilling to discuss

the issues in fair debate, when, as a

matter of fact, the People's Party

candidates for the State offices ar-

willing and anxious to meet their

opponents in joint disenssion so that

them intelligently in Argust.

Simmons could have his way he

would again resort to red shirtism.

mob violence, the eats, and chy and

every form of vicience possible to

carry the election, but the good,

honest, fair minded, justice loving

people of the State will not again

tolerate or submit to such contempt-

at the d sfranchisement of the negro,

required five months before a State

election and eight months before a

national elect on? What guarantee

can Geu. Carr give to the white vo-

ters that they will always I ave such

prosperity as to enable them to pay

their poll tax before voting? He

ting in the control of affairs of gov-

upca his throne." Does Gen. Carrl

mean to convey the impression that

he would intimidate or coerce the

eision upon a constitutional ques-

tion? Does he think he can intimi-

passing upon the constitutionality of

We are walling to leave these mat-

ters to the calm, sober and candid!

judgment of the honest masses in

North Carolina, for they can be

rusted to settle these quetions fair-

constantly bear in mind that the

ly, justly and honorably. They will

same men who are seeking to per-

who betrayed them when they sub-

We have received a copy of a pro-

this question?

preme court of the United States in short skirts .- The Smart Set.

If the amendment were only aimed

ibl., ararchi t e methods.

last twenty-five years

that the fifteenth amendment provides

lliterate white men.

part of these eminent Senators to mi

In reply to a letter from P. H. Scales | tional questions." If that be true, and tional acts of the last session of the who saw it and who did not come of Wentworth, N. C., Gen. Julian S. desire to see a poor white m n take Carr has written a long article, at- any risk whatever when his political sary for them to meet again soon ognized a preachers who rather, tempting to prove that in the event of rights are involved, when there is to correct the mistakes it will be (from the smile on his face.) enthe adoption of the amendment it will much grave doubt expressed by so joyed it.

The Democrats are now trying to excuse the crime by saying it was right to vote. Gen. Carr has written the ex-Confederate soldies, about done by a crowd of irresponsible this letter in the nature of an appeal whom he writes with such earnestness, Now the thing, and the to the Confederate veterans of the he should not dare to ask those brave foundation of the State has ever only thing that will remove the State to rally to the Democratic party their political rights, because many of made so many serious blunders or respons bility from the ring, is fr and support the amendment in the passed so many unconstitutional them to give Mr. Seawell the coming election. He asserts most pos- have an opportunity to obtain an edu itively that no man will be disfranchised; yet, as a matter of fact, Genpeople will pass judgment on them such stuff. Every time any meanness like that is done, some drunken whatsoever, because this is a matter fool or some boys did it. It is with which the Supreme Court will strange all the drunken fools and bave to deal, and when such an emi-A gentleman sends us the fol- bad boys are in the Democratic par- nent lawyer of a national reputation lowing: "The Liberty Register, a ty. For no one is trated in such Democratic paper, published at way, except Populists. Populist ded as one of the ablest Constitutional grew, Teller and Stewart say that there lawyers in the United States, (even admitted by the Democrats of North Car editorial giving an account of Col. better influences. We are glad to olina to rank above Senator Morgan A. M. Waddell's speech at that say, however, that the sentiment as a Constitutional lawyer,) also Senaplace Wednesday, June 6th, quotes of all the people are against it. The tor Stewart, Senator Pettigrew, Senator him as follows:

Charlotte Observer, which is not tor Allen, Senator Henry M. Teller— Simmons' organ, is the only paper all recognized as distinguished lawagainst the amendment you are an that has condemned it. It says edithey should certainly have greater weight with the great masses of the Democratic party in North Carolina Cleveland county has adopted resthan the opinions of the Democratic TO SHOULDER MY GUN TO olutions condemning the egging of lawyers, many of whom are seeking or Mr. H. F. Seawell, the Populist candidate for Attorney General, after his speech at Shelby on the 2d in afford to risk and jeopardize his political preferment in the future. No illiterate white man can afford to risk and jeopardize his political preferment. ical liberties in the face of the deliberate opinions of these great lawyers that the Court will strike out section 5 silence, such campaign methods as and leave the remainder of the amend-this. They are wholly wrong of ment to stand, thus requiring an eduthemselves, and apart from this it is to be said, viewing the matter, white and black alike. It should be wholly as one of policy, that eggs Democratic candidates and speakers are pledging the people that this groes from holding office within the amendment will not disfranchise a singift of the people of the State le white man, that many of these

same men solemnly pledged the people oratic party, speaking through the of North Carolina, in the campaign of proposed constitutional amendment, the Legislature, no disfranchising cated white man shall not be dented scheme whatever would be adopted and submitted. However earnestly Gen Carr or any ther Democrat may pledge the people of North Carolina on this point, yet, as

mons machine gets control of the a matter of fact, the Court will soberly political machinery of our State, as and deliberately and calmly pass upon this question, and will not be governed by what these Democratic politicians may say when they go to pass upon its constitutionality. That eminent constitutional lawyer, William D. Guthrie, of New York, who successfully apt peared before the U.S. Supreme Cour in the income tax cases, characterized power. Did he explain why he and get you to keep them in. When posed constitutional amendment as "a travesty on constitutional justice," and he went so far as to urge that a test case should be made in the Federal courts to ascertain its constitutionali-ty, so that the South's representation in Congress and the electoral college

> The Legislature of Georgia on the 30th of November, 1899, by a vote of 187 to 3, defeaced this same amendment, and many members declared it to be unconstitutional, undemocratic and violative of the principles of jus-

Confronted with all these facts, however speciously the Democrats may Simmons "to meet the issue in fair not rich or have at least considera-argue there certainly is grave and sedebate," so that the people could ble property. While we have vet they appeal to men to perjure hemselves when they go to vote by supporting a scheme that is in conflict with the Constitution of the United States in the opinion of many of the ing us these words, quoted above most eminent lawyers of this nation. They fit so spleudidly the Democrat-In speaking of the negro, General ic machine in North Carolina. I Carr says: "He has to day in the colored graded schools of the towns, said some time ago that in a newschiefly supported by the whites, far greater advantages than the white

children of the country may hope for in long years to come."
These sentences should be indellibly impressed upon the mind of every honest, sturdy white man who lives in no discussion of the question. Now The Raleigh correspondent to the this country, when he comes to vote Gen. Carr seeks to charge his oppo has good sense, or having it, is in Charlotte Observer of June 5th, is a frank admission from General Carr that the negroes of the towns and ities have decided advantage over the white children in the country in edu-cational opportunities, and he goes so far as to say that the negroe's oppor-tunities and advantages over the white the people may have a correct and children are even better than the clear comprehension of the issues white children of the country may involved and know how to vote on hope for in long years to come." For these very reasons it should arouse every white voter in the rural districts stern opposition to a scheme which will have a fair vote and a fair will certainly have the effect of edu count or they will find out why, and don't you forget it.

cating the town negro, while the poor white boy in the country, owing to a lack of proper educational facilities. cannot get such an education as the

> hold office. General Carr, in his article quoted liberally from the speech of Senator will Gon. Carr explain why the pay-McEnery, yet, as a matter of fact, when meut BY ALL VOTERS of a poll tax is the Louisiana constitutional convention was in session in the spring of 1898, Senator McEnery gave his delib erate opinion then to the convention that the "grandfather clause" was the people and say I DID NOT VOTE "grossly unconstitutional," and Sena-FOR IT. Now do this. This election tor Caffery also expressed the same

The New Orleans Times-Democrat cannot deny that failure to pay their then denounced the proposition as un- politax will deny them the glorious Democratic papers try to criticise the tional and offensively partisan, and People's Party for suggesting an stated that such Democratic Constitusmendment to prevent negroes from holding office in the State. But the first time we ever saw such an idea, was in the News and Observer lets, who says: "But believe the News and Observer lets, of Mississippi and Mc-Laurin, of South Carolina, had said er that is greater than a monarch erry qualification. They want to get ters of Mr. Cox. By reference to the that the measure was unconstitutional. General Carr asks this question: slong with the poor old country dar.

Rey. But they will not do it. The people are on to their game. Sim
10th, 1899, his letters will be seen.

Why so much concern for the constitutional in the would intimidate or coerce the people are on to their game. Sim
We suppose part of those who oppose it?" The Observer had not gotten orders white people are deeply concerned from the machine. And perhaps about this constitutional amendment, for they realize that the political rights date, coerce or influence the Su- men nature never intended to wear are involved in the question. They know that the same men who brought forward this scheme of limiting the suffrage in the State cannot be srusted now since they have broken and violaday. Our answer always is, "we yet the people will no longer have any confidence in their declarations. Their committee has been discharged. It lutely no weight because they are bilegal epinions now should have abso-

We quote further from Genaerl Carr: "My friends recognize that I am no lawyer, qualified to discuss constitued disfranchising scheme."

We learn from a private letter

gram of exercises of the eighth anwhich will take place June 17 to 20 tory of the school, expected.

CATARRH OF THE STOMACH.

Rabbi David Klein, 526 E. Main street, | victim wonders why he should be se Columbus, O., writes the following to weak, why his food gives him no Dr. Hartman in regard to Pe-ru-na: "It strength, why his blood should be so affords me great pleasure to testify to thin. the curative merits of your medicine. Mr. Alex. Carter of Van Buren, Carter Peru-na is a well-tried and widely Co., Mo., says: "I had been troubled used remedy. Especially as a specific with dyspepsia and indigestion since for eatarrh of the stomach it cannot be 1879. The best physicians in the country



stomach complain of lassitude, all-tired- often been said, if Pe-ru-na will cure ons feelings, their blood becomes thin, catarrh of one part, it will cure catarrh nervous system deranged, food seems to of any other part of the body. do them no good, continuous and inasing weakness. The unfortunate ru-na Drug M'f'g Co., Columbus, O.

excelled. Peru-na will do all that is could do no good. I visited the

Mullanphy hospital in St. Louis and received no benefit. The attending physician told me I had narrowing of the outlet of the stomach, and the only remedy was to have it cut out,

which I refused to have done. I then visited West Baden, Ind.; Las Vegas Hot Springs, New Mexico; Sweet Springs, Mo., and Moniton, Col. I also took a great many different kinds of medicine recommended for dyspepsia, but found no relief. Last February I read a testimonial for Pe-ru-na in the Central Baptist that suited my case and determined at once to try it. I have aken two bottles of Pe-ru-ns and four of Man-a-lin, and I feel like a new man. None of my friends believed I would get well. I would not take any money for the good your remedies have done me." In catarrh of the stomach, as well as in eatarrh of any other part of the body, Pe-ru-na is the remedy. As it has

"Summer Catarrh" sent free by Pe

ETS THE CAT OUT OF THE BAG TOO

The Charlotte Observer in an ed itorial a few days ago said: "The struggle of the white people tude," clearly showing that there can of North Carolina to rid themselves be no discrimination in restricting of the danger of the rule of negroes uffrage. If the Democrats meant to and the lower class of whites is besolve the race question for all time ing watched with interest outside the State. The Columbia State, for instance, says that "South Carolina people are much interested in the campaign for white supremacy in North Carolina and are hoping for success;" and further: We trust our friends across the border will not be disappointed in the result. the right to vote" Notwithstanding They are making a good fight-a fight worthy of North Carolina Democrats." For the interest and prayers of our outside friends we owe them thanks."

The old Ransom and Simmons nachine has always looked down n the masses of the people as a lower class," and besides they have always feared the votes of the com on people, because they were with ance and against Ransom and Simmons We have felt satisfied all along that it was their intento meet the issue in fair debate, the tion, if they could fool the people into adopting this disfranchising amendment, then to put next a property qualification upon the vo-

The wealthy, machine and aristo ment to resort to threats." These cratic element in every state want words should be written in letters of to limit suffrage. They not only living light and brought to the arten- want to disfranchise the illiterate voter, but they specially want to get rid of the voter who has not a will of the people of North Carolina certain amount of property. Their position is that to protect their own wealth they must take the tor Butler issued a challenge to ballot from those voters who are Simmons "to meet the issue in fair not rich or have at least consideraious doubt as to its constitutionality, hear all sides of the question dis known that this was to be the next cussed, and that Simmons absolutely part of their disfranchising scheme, yet we are surprised that the Charlotte Observer should admit it now. It was clearly a slip of the pen. Of course, the Charlotte Observer, when its attention is called to the matter, will deny it. But who will believe its denial? Did it not deny in the last campaign that they would attempt to disfranchise anybody? The voters will not be poled again.

THE ROTTEN EGG PARTY.

They Can't Meet The Populists in Argu ment, But They Ti row Rotten Eggs Shelby Cor Winston Republican. The Populists met here in convention today and nominated a full county ticket. Senator Butler was to speak, but on account of pressing business at Washington, he could not come. His appointment was filled by the Hon. Mr. sewall, who made a fine speech. He spoke to a large audience and received splendid attention, but when he went to the depot to meet the East-bound train to go home, he was met by a cowardly mob of Democrats, and was polted heavily with rotten eggs. I don't know it to be so, but I believe it was a pre meditated scheme for Senator Butler. We are gaining ground and the Democrats, by today's work at the depot made us many votes. I believe the Populists will carry the county by a handsome majority. also firmly believe we can carry the county for the Hon. Spencer Black-

Honest Democrats Condemn it. Chatham Citizen. In order to carry the amendment which has to be submitted to the peo-American, undemocratic, unconstitu- privilege of voting and participa- ple for ratification, the Democrats enacted an election law so bitterly partisan and one-sided that not one of heir own folks so far as we have heard, has ever had the cheek to say t is fair or honest.

A Matter of Form. Mrs. Greatte-Headde-I believe in a rational dress for my sex. Nature never intended a woman to drag long, Mr. Twinkerly-On the other band, DISEASE OF For twenty years Dr. madam, I am sure there are many wo-

HOW'S THIS? We offer one hundred dollar's reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. CHENEY & CO., Props, Tole We, the undersigned, have known F. J. Cheney for the last 15 years, and be-

business transactions and financially petuate their control in North Caro- able to carry out any obligations made lina by howling "negro, negro," for by the firm.
political purposes are the same men WEST & TRUAK, Wholesale Druggists, Totedo, Ohio.
WALDING KINNAN & MARVIN, Whole sale Druggists, Toledo, Ohio, Hall's Catarrh cure is taken inter-nally, acting directly upon the blood and mucous surface of the system. Price 75c. per buttle. Sold by all

lieve him perfectly honorable in all

Druggists. Testimonials free.
Hall's Family Pills are the best. Write Quick scholards POSITIONS GUARANTEED. Under \$8,000 Cash Deposit.
Railroad Pare Padd.
Spen all year to Soth Sages. Very Cheep Ber
Georgia-Alabama Business Culley

" A MONSTROUS ABSURDITY."

Many Good Democrats Opposed to the the office he shall take and subscri 'Grand-son of His Grand-father' Con-

The correspondent of the Char-

The Observer correctly guages pub- that I will faithfully discharge the ic sentiment in throwing out a word duties of my office as ... of warning against taking for grant- help me God." ed the carrying at the ballot box of the suffrage constitutional amendment. It will require hard work from fice: First, all persons who shall the rank and file and leaders of the deny the being of A might party. There is certainly ne cloud God. on the title of the Cape Fear Dem- shall ocracy to orthodoxy, but the writer or confessed their guilt on indisis surprised at the number of lead- ment pending, and whether senterng Democrats whom he meets or posed to the amendment. The clause about the "grand son of his grandfather" is especially decried as a

THE SUFFRAGE AMENDMENT.

ARTICLE VI. Suffrage and Eligibility to Office-Qualifications of an Elector. [Section 1.] Every male person born eral election. n the United States, and every male | Sec 3. This amendment person who has been naturalized, 21 submitted at the next general ele years of age and possessing the qual- tion to the qualified voters of the

he people in the State, except as provided in the law regulating go herein otherwise provided. the State of North Carolina for two tion those persons desiring to vote years, in the county six months and for such amendment shall cast n the precinct, ward or other elec- written or printed ballot with the ion district, in which he offers to words "For Suffrage Amendment" vote four months next preceding the thereon; and those with a contrat election: Provided, That removal opinion shall cast a written or priv from one precinct, ward or other ted ballot with the words "Against election district to another in the Suffrage Amendment" thereon. same county, shall not operate to deprive any person of the right to vote held, and the votes returned, comn a precinct, ward or other election pared, counted and canvassed, and district from which he has removed the result announced, under the same until four months after such removal. rules and regulations as are in fere No person who has been convicted, for returning, comparing, counting or who has confessed his guilt and canvassing the votes for men in open court upon indictment, of bers of the General Assembly, Maj any crime, the punishment of 1st, 1899, and if a majority of the which now is, or may thereafter be, votes cast are in favor of the said imprisonment in the State prison, amendment, it hall be the duty

stored to citizenship in the manner the State, to the Secretary of State, prescribed by law. [Sec. 3.] Every person offering to so certified among the permanent ote shall be at the time a legally records of his office. registered voter as herein prescribed

stitutional Amendment Clause,

otte Observer, writing to that paper tion and laws of the U. S. and to from Fayetteville, under date of constitution and laws of North Caro March 4th. says:

monstrous absurdity.

to above, which was adopted by the and malpractice in office unless such last Legislature, is as follows:

Section 1. That Article VI of the ed by law. Constitution of North Carolina be, and the same is hereby abrogated, and in lieu thereof shall be substituted the following Article of Said Con- as contained in this act, amendia

be entitled to vote at any election by the same rules and regulations will

shall be permitted to vote unless the Governor of the State to certify the said person shall be first re- said amendment, under the seal

and in the manner hereinafter pro- from and after its ratification vided by law, and the General As- Ratified 21st day of February A. sembly of North Carolina shall enact D., 1899.

ov the people in this State, unless disqualified under section 2 of the Article: Provided such persous sha have paid their poll tax as required

by law.

by the General Assembly shall be riva voce. [Sec. 7.] Every voter in North Car olina, except as in this Art. disqual fled, shall be eligible to office, b before entering upon the duties the following oath. "I, solemnly swear or affirm, that I ve

general registration laws to to effect the provisions of this As

read and write any

constitution in the English

rote, he shall have paid.

efore the first day of Mary the year in which he propose

to vote, his poll tax, as

essed property, and no process

ssue to enforce the collection

same except against assessed

scribed by law, for the previous year.

Poll taxes shall be a lien only on u

[Sec. 5.] No male person, who was

on January 1, 1867, or at any time

prior thereto, entitled to vote under

the laws of any State in the United

States wherein he then resided, the

no lineal descendant of any such pe

son s hall be denied the right to ne

sisterand vote at any election in m

State by reason of his failure to po

sess the educational qualification

prescribed in section 4 of this Article

Provided. He shall have registers

in accordiance with the terms of the

The General Assembly shall pro

vide for a permanent record of a

persons who register under this sa

tion on or before November 1, 1909

and all such persons shall be entitle

to register and vote at all election

[Sec. 6.] All elections by the people

shall be by ballot, and all election

section prior to Dec. 1, 1908.

and, before he shall be

[Sec.] 4. Every person press

imself for registration shall be all

support and maintain the constit lina, not inconsistent therewith, and

[Sec. 8.] The following classes of persons shall be disqualified for a Second, all persons who have

ced or not; or under judgment supended, of any treason or felony, or any ther crime for which the purishment may be imprisonment in the onstrous absurdity.

The suffrage amendment referred of the United States, or of corruption person shall be restored to the right of citizenship in a manner present

Section 2. That all of the provis ions of the Constitution relating to suffrage, registration and election the Constitution, shall go into effect on the first day of July, 1902, if majority of the qualified voters the State so declare at the next gen-

fications set out in this Article shall State in the same manner and under eral elections in this State, and [Sec. 2.] He shall have resided in force May 1st, 1899 and at said electrical

> Sec. 4. The said election shall be who shall enroll the sad amendment

Sec. 5. This act shall be in force

EVERY CASE Every case taken by

SPECIALLY Dr. Hatbaway 18 \*Per TREATED. cially treated accord-

ng to its nature, all under bis general

personal supervision, and all remedies used by him are prepared from the ourest and best drugs in his own is

boratories under his personal over

# A New Book for Men.

Enormous Demand for Dr J. Newton Hathaway's "Manliness. Vigor, Health"--Special Arrangements Whereby a Free Copy Can be Obtained by Every Reader of this Paper. 29, 30, and 31 of his new book



MEN Hathaway has confined CUKED. his practice almost ex-

clusively to diseases of men and during that time he has restored more

his practice has grown larger as it be-

came more widely known that his

method of treatment is the only one

Dr. Hathaway treats and cures by

method entirely his own, discovered

which invariably cures.

LOW Dr. Hathaway makes so FEES, charge for consultation or so vice, either at his office or by mail, and when a case is taken the one low fee overs all cost of medicines and pro essional services. CURED Dr. Hathaway always prefer AT when it is possible, to HOME, his patients call on his at least one interview, but this J. NEWTON HATHAWAY, M. D.

essential, as he has cured scor thousands of patients in all of the world whom he has never His System of Home Treatment perfected that he can bring ab cure as surely and speedily as though the patient called daily at his office men to health, vigor, usefulness and happines than any ten other doctors in the country combined. Year by year MANY Dr. Hathaway has huf-DOCTORS dreds of applications APPLY every year from physicians in all parts of the world who desire to use in their own practice his remedies and general system of treat-ment, but he is too well aware that the most perfect system, when applied by a physician of inexperience, may re-sult in failure or at best only partial success. So while he desires that all may have advantage of his discoveries.

and perfected by himself and used ex-clusively by him. Loss of Vitality, Varicocele, Stricture, Blood Poison-ing in its different stages, Rheumatiem, Weak Back, all manner of Urihe feels that it is wise to impart his nary Complaints. Ulcers, Sores and Skin Diseases and all forms of Kidney knowledge only to those who are in close touch with him, and whose work Troubles. His treatment for underhe can regularly and constantly over toned men restores lost vitality and makes the patient a strong, well, vig-THE Dr. Hathaway, has just will FREE ten a new book entitled BOOK "MANLINESS, VIGOR VARICOCELE Dr. Hathaway's suc-AND cess in the treatment STRICTURE. of Varicocele and HEALTH," 100,000 copies of which have already been demanded by the public.

Stricture without the aid of knife or cautery is phenomenal. The patient is treated by this method at his own home without pain or loss of time from business. This is positively the only treatment which cures without an operation. Dr. Hathaway calls the part of this werk will be ser tfree to any reader of this paper who sends his pame and full address to J. NEWTON HATHAWAY, M. D. eration. Dr. Hathaway calls the particular attention of sufferers from Variococle and Stricture to pages 27, 28,

Dr. Hathaway &&CO. 22 1-2 D. South Broad Street

Atlanta, Ga

ing Democrats to Help Defeat the Sim mons Machine Oligarchy. Editor of the Gazette. "Easier were it to hurl the rooted mountain from its base

Than to force the yoke of slavery up- a mighty flame. Bertie will give a ville Gazette for publication: Determined to be free."

meeting of the Democratic primaries must. in Buncombe county to select delemet in Asheville, May 26. The hour they had yet seen in the State since set for the meeting of the primary at they had yet seen in the State since to the Asheville Electric company or Barnardsville was 2 p. m. At that hour greetings to her sisters that she is any one else is an infamous lie. a large crowd met, but was surprised organized and is ready. to find that a few Democrats, led by Jay and Rev. Joe Hyder, a very dis- edged his defeat and woe unto the tinguished Methodist preacher of this law, scallawag white man with section, had held the primary nearly black heart who seeks to put devil-an hour before the time appointed for the meeting and elected delegates thereby thwarting the will of a major- ing Post of June 2d. Shows what had been denied the right to partici. olina, and go to the polls in August pate in the naming of delegates, feelwill of the people, held another primary and elected a new set of delegates elected by the legal primary were denied a seat. It was at once seen that shoulders it filled us with disgust near West Durham, committed a they did not belong to the right crowd and innignation. A man who as- rape on Geneva Crabtree, little 9 to receive recognition.

When I say "crowd" I mean there is a ring composed of office holders, broken down politicians, peltifogging lawyers, who dictate the policy of the Democratic party in Buncombe county to the total disregard of the wishes of the common people, the bone and sinew of our country. I am sorry to say, but feel forced to do so, that this seem to be a part of a plan of the Democratic party to disfranchise the vo-

When this became apparent, I with my friends walked out to the convention determined to vote against a party trammelled and constituted as this party is and call on all men everywhere to join us in putting down a party steeled to opposition and fraud by the misery and want it has wrought

ghty

I want it distinctly understood that I am a Democrat and believe in Democracy, but not in the party that controis this county and State, characterized as it is by greed and avarice.
The effort on the part of the Demo cratic party to disfranchise the citi

zens of North Carolina is enough to throats. It has already disfranchised a ciple that a majority should rule Knowing that my attempts to defeat the common enemy would be futile. I it to you." The dog at once agreed ask that all friends join with the wagged his tail and was the most low strongest party possible to defeat this unworthy gang

"The greatest glory of a free people is to transmit their freedom to their W. R. MANEY.

Democrat, N. C., May 23, 1900. CHATHAM COUNTY CONVENTION.

the County-Senator Butler Endorsed For Re-Election.

Chatham Citizen. The Populist County Convention was held here last Monday. A large and enthusiastic crowd of determined men were present. A preliminary caucus was held to find out the sentiment of feeling in different parts of the county as to the best policy for the campaign. No agreement with the Republican Executive Committee (which was present) was reached and the convention proper met after dinner for

regular business. Mr. J. E. Spence was made chairman and Messrs. F. N. Gattis and E. F. Baldwin Secretaries.

Senator J. A. Goodwin was nominated by acclamation for re-election. Sanator Goodwin needs no recommendation from us. He is known all over the county from the campaign of 1898 and from his record in the legislature of 1899 where he so nobly stood up for the rights of the people

Mr J. A. Giles was nominated for the House of Representatives by acclamation. This is quite an honacclamation. This is quite an hon-Populist Convention and yet an legislation is a patch-work of blun- to feel like that. Listen to J. W. Gardhonor worthy bestowed. Mr. Giles ders and mistakes. But this is not honor worthy bestowed. Mr. Giles ders and mistakes. But this is not made an excellent campaign in '98, all. These firty D-mocratic lawyers when he is all run down, and don't made a record for any man to be (nearly all of them) broke their solproud of in the legislature and has emn pledges to the people. already in many parts of the county in the present campaign. He is a pleasant speaker, a logical reasoner and a good man.

For the other member of the House Messrs A. M. Yates and D. W. Tally were voted for. Tally was nominated and the nomination made unanimous. Mr. Tally is from Gulf township, a good quiet farmer and a popular man among his the Democrats will submit another Heispretta will known campaign in 1896.

J. J. Johnson was nominated by acclamation for Sheriff. He is deservedly popular for his good qualities as sheriff and for the unjust property qualification. But that contest suit which was brought on proves nothing. Did not the Mascot

For Register of Deeds W. M. Gattis received 35 votes and R. B. Line Lineberry was made unanimous.
Readers of the Citizen know the candidate for Register of Deeds.

Did not every other Democratic paper and speaker on the stump deny met in Taylorsville, N. C., on June 4th, 1900, it was agreed to call the They know, too, that his party service has made Do mocrats very pronounced in their opposition to him. Dr. A. I. H. Lutterloh was nominated for Coroner and W. M. Harper for Surveyor-each by acclama-

Messrs. J. W. Taylor, of Cape Fear, C. E. Kanoy, of Gulf. and J. H. Jones, of Hadley were nomina-

ted for county commissioners. The following resolution was adopted: "Resolved, that this convention endorses most heartily the course of Hon. Marion Butler in the United States Senate and it is our desire that he be re-elected for the ty which says: next term." We omitted to state at the proper place that upon mo- ty held their convention last Sat form was made the platform of this old ticket. Representative Rein-

R B. Lineberry resigned as county chairman and J. J. Jenkins was He said that he was an honest man

elected chairman. We call attention to the advertise-We call attention to the advertise-ment of the Littleton Female College, party. How is this for white su-King's New Life Pills, the wonderful at Littleton, N. C., which appears in another column. The School is growanother column. The School is growing in favor, and from the flattering
notices of it in the press of the State,
it has few equals and no superiors as
the Democrats this time sure. You
it has few equals and no superiors as
the Democrats this time people you
meet."

Stomach and Liver Remedy, gives a
splendid appetite, sound digestion and
a regular bodily habit that insures
perfect health and great energy. Only
25c. at all drug stores.

Littleton, N. C. to moral and mental culture.

#### HOW IS THISP

For White Supremacy in a Land of Liberty-The Man to be Put at the Head of Schools Sanctioning it.

At 5 o'clock the Edenton Light nfantry and the Windsor Division of the Naval Reserves formed in ine of battle and by command kindled and have been fanned into the following and sent it to the Ashe-

big majority for the amendment and the Democratic caddidates As you know, May 19 was set for the peaceably if we can, forcibly if we "It was agreed by General Toon.

The negro has already acknowl

is fixed and agreed upon."-Post.

The above clipped from the Mornity of the Democrats of upper Big Ivy our Democratic friends purpose atand and a large number in the lower tempting to do at the August elecward. Those honest Democrats who tion. Read it freemen of North Carand vote this Winchester shot gun ing that it was a trick to defeat the party down. Such proceedings as the above are a disgrace to the of June 6th, says: State. And Saturday when we heard Lee S. Overman telling about to the already long list in this year were chosen as follows: gates, but at the convention the dele- these men going to a political gathering with Winchesters on their Rippey, a white man, who resides pires to a seat in the United States | year old white girl. Senate, and has to inflame his hearers with such a speech as he until this morning, when a phone made in Mocksville last Saturday, message was sent to the police sta it clearly shows the desperation of tion for an officer. Policeman J. P. the Simmons crowd of Red Shirt. Cutts found deputy sheriff John F ers. Fellow citizens preserve your Harward, and together they went rights and your liberties .- Davie to West Durham, when it was

Bertie is Frank D. Winston's were resorted to by masked men to ball. elect him to the present legislature. A legislator cannot reflect higher

#### A POLITICAL BOSS.

iow it Works-First Make Your Subjects

Hungry-Then They Are Thankful For Anything. Recently I saw a boy who would hing like this will occur." make a successful political boss. He has the natural hardness for one, I desire to be instrumental in put-ting down this crowd of political cut-throats. It has already disfranchised. large number of citizens of Big Ivey township, setting at naught the priaciple that a majority should rule and let him smell of it, as much as to ay, "go home with me and I will give to you." The dog at once agreed, ing, patriotic dog you ever saw. So much so that on the way home the dog would bully and insult every peaceable dog he met. Then as pay for such impudence, he would run np to his boss they got home the boy closed the gate, tagged his faithful follow r with cluded its labors to night. The del-A Strong Ticket Nominated -'Twill Sweep a fifteen pound block and chain, gave egates were instructed for Bryan. temain here or I will kill you," and went and hunted up his pug, the lazy posed, owing to paragraphs culofellow who was lying on the lounge in the parlor, and gave the beef to him. list nominee for Vice-President Did you ever see anything like this, honest farmer and laboring man?

> OBSERVER. WHOM WOULD THE OBSERVERREO. OMMEND?

Don't all speak at once.

The Charlotte Observer, in its issne of June 9th, save:

art. The Senate Las failed to con- reported by the committee were firm him and the President will not adopted. re-appoint h.m. The question now is as to his successor. We could submit to Mr. McKinley a list of law- were denounced. Maris Taylor, of yers of North Carolina, in appointing any of whom he would make no South Dakota, was elected member mistake. But they would all be Deminitee.

of the Democratic National Competers and remarried. It reveals perhaps more of the workings of the ocrats."

Whom would the Observer recommend? Surely it would not recommend any one of the fifty great (?) ney troubles as well as women, and all constitutions! lawyers who are memfeel the results in the loss of appetite, constitutional laws. Besides, their rundown feeling. But there's no need

mn pledges to the people.

Does the Ooserver think that those good appetite than anything I could are shining qual fleations to fit them take. I can now eat anything and for a high Judgeship? for a high Judgeship?

EXACTLY WHAT THEY WILL DO. The Statesville Mascot in its last! issue says:

neighbors. He is pretty well known amendment making a property qual- means for this purpose is Hood's in the county having started the ification for voting, if the present saparilla. It promptly cures all blood amendment is adopted."

Of course the Massot denies that the system. they intend to come next with a in the last campaign deny most bit- A Mass Meeting of Citizens of Alexander terly that they intended to disfranchise anybody if they got in power? TAYLORSVILLE, N. C., June 5, 1900.

REPRESENTATIVE REINHARDT.

Judge Spencer B. Adams has received a letter from Lincoln coun-

"The Democrats of Lincoln coun hardt made a speech and declared himself against the amendment. and had promised the people to stand by them and intended to do so, if it defeated the Democratic

### "AN INFAMOUS LIE."

So the Asheville Board of Aldermon Char acterises a Statement

It seems that the editor of the Asheville Citizen, a Democratic paper won't even tell the truth on its own party Mystic Chain, says: friends. Then what would you expect "Editor of the Gazette:

Kindly allow us space to say to the Asheville public that the statement, or ntimation, in yesterday's Citizen to

W. A. BLAIR, W. W. WEST, D. C. WADDELL, JR. S. T. DORSETT, J. H. W009, R. J. SHERBILL, C. T. RAWLS."

CRIME AGAINST A CHILD

Ollie Rippey Arrested for an Assault Up on Geneva Crabtree.

A special from Durham N. C., to the News and Observer under date "Another crime has been added

county. Yesterday afternoon, Ollie

"The matter was kept a secre learned that Rippey had committed the above mentioned crime.

county. In a few days we will pub-before 'Esquire W. R. Suitt who ganizer ar the Carrollton. lish what revolutionary methods committed the prisoner without

Rippey is a man of pretty bad credit to his State in legislating, admitted his guilt and says he does than the means used to elect him. not know what possessed him to do meet at their respective voring a Bible and go to praying.

him, but it is to be hoped that no-ticket. This is very sad! Let the law which instict he was practicing on take its course. But why not find found his dog up about the market in say politics caused it?" It is noth-

### SOUTH DAKOTA FOR BRYAN.

Convention After Sharp Battle Commit

CHAMBERLAIN, S. D., June 6 .commending the course of Senator Pettigrew in the Senate, and recomending that the Democratic Convention, to be held at Yankton, State ticket, indorse him for re election, thus binding every Democratic member of the legislature to opens August 15th ) his support. After a prolonged de-"The ship has sunk for Judge Ew. bate, however, the resolutions as

Sympathy was extended to the Boers, and imperialism and trusts Huron, present bank examiner of

BRAVE MEN FALL. Victims to sucmaon, liver and kidner, Idaville, Ind. He says: "Electric care whether he lives or dies. It did at all drug stores. Every bottle guar-

"THE NOBLEST MIND The best contentment has." Yet, how-"One of the silliest stories of the ever neble in mind, no man or woman humors and eruptions and tones up

### NOTICE.

its haud-book, deny it, and solemnly people en mass in Alexander coun-pledge the people that no Democrat-ty, irrespective of previous political ic Convention or Legislature would ever offer such a proposition? Yes, and yet they did t. Who will be so feeting a tleket from the people footback as the convention of the people for th foolish as to believe them now? They for the various county offices. All iatended to do it. Let the voters voters who are opposed to the partisan Election Law, and who oppos the constitutional amendment, and are in favor of manhood suffrage. and equal rights to all, and special privileges to none, are cordially invited to attend and participate in perpetuating the principles of this American Pgovernment. The Convention will be addressed by prominent speakers, who uphold the lib erties of North Carolinians. Done

by the order of many citizens. DR. C. J. CARSON, Chm'n Rep. Ex. Com. O. F. Pool, Chm'n Pop. Ex. Com.

THE APPETITE OF A GOAT Is envied by all poor dyspeptics whose Stomach and Liver are out of KNIGHTS OF THE MYSTIC CHAIN

The Times-Visitor of the 7th inst., in speaking of the Sir Walter Ral-

Sir Walter Raleigh Lodge, No. 143, fired several volleys. Thus ended it to do with the political opponents. Knights of the Mystic Chain, was Amendment Day in Bertie county. The Board of Aldermen, of Asheville Instituted last night in Red Men "The patriotic fires have been met on the night of May 30th, signed Hall, with 100 charter applicants. A large number presenting themselves to be conducted through the mysteries of the order, which was done by Supreme Physician R. P. Alkman, of Toronto, Ontaris, and Vice President F. L. Aikman, of in Buncombe county to select delegates to the county convention which
that it was the blocked to be board of aldermen directly or indirect.

The was agreed by General Toon. the effect that any member of the board of aldermen directly or indirect.

Richmond, Va., the latter arriving board of aldermen directly or indirect. that it was the biggest day that ly, conveyed any information of Mr. interested a number of the reprethey had yet seen in the State since W. T. Weaver's bid for city lighting sentative citizens of Raleigh in the benefits of the order to such an extent that they presented themselves at the lodge room last night "to ride the goat" into Knighthood

of the Mystic Chain. The concensus of opinion expressed, and it is no violation of any pledge to say that the degree work of this order is by far the richest of its kind ever seen in this

The purposes of the Knights of the Mystic Chain are beiefly stated. Instructive and entertaining ritualistic work. Medical attention at home and abroad. \$3.00 a week sick benefit, \$50 funeral benefit and \$1,000 accident insurance. Officers for the new lodge for the

Past Commander- E. B. Baker. Commander-O. M. Minor. Vice-Commander-E. A. Womble. Chaplain-A. M. Powell. Recorder-W. W. Willson Treasurer-F. P. Haywood, Jr. Marshall-T. E. Green. Guard-L. G. Rogers. Sentry-J. C. Walker. Physician-Dr. J. R. Rogers.

Trustees: J. E. Pogue, W. E. Foster and W. S. West. Following the illustration of the degrees the lodge was invited to a complimentary supper by the Or

All voters who believe in the prin reputation and has served a term ciples of the Peoples Party as exin the State penitentiary. He pressed in their National and State platforms are cordially ivited to such an infamous act, and says he places on June 16th at one o'clock sees no hope for himself only to get | p. m. to elect delegates to a county convention to be held in Kenans The writer has heard several say ville on June 18, for the purpose of that they would favor lynching nominating County and Legislative

By order of the Executive Committee of Duplin county.

O. L. WARD, Chairman.

HE FOOLED THE SURGEONS. All doctors told Renick Hamilton, of West Jefferson, O., after suffering 18 months from Rectal Fistula, he would die unless a costly operation was performed; but he cured himself with five boxes of Bucklen's Arnica Salve in the World. 25 cents a box Sold by all Druggist.

"From the Cab Window," in the Recreation Number of The Outlook, is a tional amendment. Who would not spirited and entertaining account of be proud to wear the same kind of that beef again." The boy actually for the selection of eight delegates point o view. The author, Mr. Frank H. Spearman, in "Foley's Nerve" and other stories, has lately given the reading public the best volume of short stories dealing with railway life, ever published. \$3 a year. The Outlook Compasy, New York.

YOUNG MEN WANTED, with fair education and good character, to learn Telegraphy, Railroad Accounting and
Typewriting. This is endorsed by all
leading railway companies as the only perfect and reliable institution of its July 11, for the nomination of a kind All our graduates are assisted Ladies also admitted. Write for free catalogue. (Fall term Globe Telegraph College,

Lexington, Ky.

"Hearts Aflame" is the striking title of the novelties in June number of The Smart Set. The author is Louise Winter, and the story depicts the efforts of a beautiful society leader to re-establish in the social world a woman friend who has been sensationally perhaps more of the workings of the heels within wheels in New York society than any novel ever written. Not the least element of its interest is the struggle of the society leader of herself against the love of a prince of millionaires. From the first sentence to the last the story is strong and fascinating, and has a light touch that Russell, Governor of the State of North makes it ideal Summer reading. Other features of this number are "Bayard Bendelow," by Edgar Faucett, a reve-lation of the true character of one of the richest and most inexplicable men sion and delivery of the said person to the world; "The Soprano on the the Sheriff of Madison county at the Links," a droll story of a gallant Eng-lish Ambassador in Washington, by Guy Somerville; "The Noose Matrimonial," a characteristically brilliant story by Edgar Saltus; "An Eyelash Finish," an exciting racing story by Martha McCulloch-Williams, and "The Saving Revelation," an artistic and absorbing tale by Mrs. Reginald deKoven. In addition there are remarkable poems by Caroline K. Duer, Bliss Car-man, Ella Wheeler Wilcox, Charles G. D. Roberts, Madison Cawein and Clinon Scollard.

MILLIONS GIVEN AWAY. It is certainly gratifying to the pubic to know of one concern in the land who are not afraid to be generous to the needy and suffering. The propri-etors of Dr. King's New Discovery for Consumption, coughs and colds, have given away over ten million trial bottles of this great medicine; and have the satisfaction of knowing it has absolutely cured thousands of hopeless cases. Asthma, Bronchitis, Hoarseness and all diseases of the throat, chest and lungs are surely oured by it. Call on all druggists and get a free trial. bottle. Regular size 50c. and \$1. Every bottle guaranteed or price refunded



FOR SALE, ON EASY TERMS. One Watertown Engine and Boiler mounted on Trucks and one No. 3 Farguhar Separator, mounted all in first THE FARMERS' MILLING CO., Goldsboro. N. C.

LITTLETON FEMALE COLLEGE.

A very prosperous school with mod-ern buildings, splendidly located in a remarkably healthful section in War-ren county on S. A. J. Road between Raleigh and Weldon N. C. Panacea water kept in building a

all times for free use of inmates. Fifteen officers and teachers. Terms

# CONTAGIOUS BLOOD PO



my beby, and for six long years I suffered untold misery. My body was covered with sores and ulcers. Sev-eral physicians treated me, but all to no pur-pose. The mercury and potash they gave me seemed to add fuel to the awful flame which was devouring me. Friends advised me to try S. S. I began tak.

close study of blood poison and actual experience in treating it. You can cure yourself perfectly and permanently at home, and your secret is your own. Should you need any information or medical advice at any time, write to our physicians. They have made a life study of blood diseases, and will give your letter prompt and careful attention. Consult them as often as you please; we make no charge whatever for this service. All correspondence is

Address SWIFT SPECIFIC COMPANY, ATLANTA, GA.



## THE BEST PRESCRIPTION IS Grove's Tasteless Chill Tonic.

The formula is plainly printed on every bottle-hence you know just what you are taking when you take Grove's. Imitators do not advertise their formula knowing that you would not buy their medicine if you knew what it contained. Grove's contains Iron and Quinine put up in correct proportions and is in a Tasteless form. The Iron acts as a tonic while the Quinine drives the malaria out of the system. Any reliable druggist will tell you that Grove's is the Original and that all other so-called Tasteless Chill Tonics are imitations. An analysis of other chill tonics shows that Grove's is superior to all others in every respect. You are not experimenting when you take Grove's-its superiority and excellence having long been established. Grove's is the only Chill Cure sold throughout the entire malarial sections of the United States. No Cure. No Pay. Price. 50c.

How Others View It.

Asheville Gazette.

the distinguished character of the supporters there of the constitu-HICKS

Headache Cure . . 15, 25 and 50c. at Druggists. ...........................

> Proclamation by the Governor-

> > \$400 00 Reward-

STATE OF NORTH CAROLINA. EXECUTIVE DEPARTMENT. WHEREAS, official information has been received at THIS DEPART. MENT that some person to the Executive unknown, on the night of May 26th, 1900; did rob the office of the Treasurer of Madison county, in the State of North Carolina: and whereas. it appears that the said person has fled the State, or so conceals himself that the ordinary process of law cannot be served upon him. NOW, THEREFORE, I, Daniel L.

Carolina, by virtue of authority in me vested by law, do issue this my PROC-LAMATION, offering a reward of four hundred dollars for the apprehencourt house in Nashville, and I do en juin all officers of the State and all good citizens to assist in bringing said criminal to justice.

Done at our city of Raleigh, the
29th day of May in the year of our

Lord, one thousand nine hundred. and in the one hundred and twen ty fourth year of our American Independence DANIEL L. RUSSELL,

BAYLUS CADE, Private Secretary.

### NOTICE TO CLAIMANTS.

Notice is hereby given that I seized on the 31st March, 1900, from D. J. McLeod, Eagle Springs, N. C. one barrel corn whiskey 43 5 gallons, for violation of the Internal Revenue laws.

And that on the 18th day of April, 1900, I seized from W. P. Ingram. Dudo, N. C., the following described property for violation of the Internal Revenue laws: One copper still, one still cap, one

still worm, two mash and four fermenting tubs, seven barrels corn whiskey, 292.3 gallons. Any person having any claim in said property, is hereby notified to come forward within 30 days from this date and show cause why it should not be forfeited to the United States Government. E. C. DUNCAN.

Collector 4th District, Raleigh, N. C. FREE COACH AT ALL TRAINS. June 1st, 1900. By W. A. McDonald, Deputy Collector, Rockingham, N. C.

GURE ALL YOUR PAIRS WITH ain-Killer.

SIMPLE, SAFE AND QUICK CURE FOR Cramps, Diarrhoea, Colds, Coughs, Neuralgia, Rheumatism. 25 and 50 cent Bottles. NEWARE OF IMITATIONS.

BUY ONLY THE GENUINE PERRY DAVIS'

button that adorned the coats of negroes holding elerkships in the these gentlemen! When the organ- Legislature of 1897, and are trying ization threw the 78 sections of the "The Cleveland county "white su- Simmons election law at the State, premacy," mob who threw rotton however, it set an example to rot- far as Mr. Dockery and Lieutenant eggs at a respectable citizen who ten egg slingers. It emphsized the Governor C. A. Reynolds are conwent there to address them on a "divine right" of a certain class of public question revealed to the state citizens to rule—"if not in one way then in another."

They Love the Rotten Egg Party,

imes-Mercury. to realize that they have more to fear Cleveland appointing a Democratic tions of that county declare that and vote for your rights and liber. Hat of presents and our paper, Pasthey are done with the Democratic ies.—Daily Record. party for all time; that they leave it because it is not honest and is trying to rob the people of their political rights and liberties. That there are many more in each section of their rights and liberties. That there are ounty who have denounced the work. He gives his views on the Ne Democratic party and will forever gro Problem and all his best speeches hereafter sfillate with the party White and colored people are giving up to that promise.

How is This? Our Democratic friends are havng a good deal to say about a few

hard to make something out of it so cerned. They don't say anything about that Democratic Legislature a few years ago, appointing over one hundred negro justices of the peace for the Eastern counties, they Esstern Democrats are beginning don't say anything about Grover from the Simmons machine than negro Register of the Treasury, from so-called negro domination. A correspondent writing from Robeson county, says that three prominent county, says that three prominent under him. They don't tell you the get 20 subscribers at 10c each. Send Democrats living in different por- whole truth. Do your own thinking 10c in stamps for full particulars, long

that promises them freedom and lives advanced orders. A bonanza for up to that promise. Both white and colored agents make money with this book. Write today.

J. L. NICHOLS & CO.,



Straw Hats 10c to \$1.

Underwear 50c a suit.

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WHITING BROS.' Tois firm makes a specialty of Hot Weather

Shoes 50c, 75c, \$1, \$1.25 and \$1.50.

Wearables and sells them cheap. Soft bosom shirts 49e, 75e and \$1. Boys' suits \$1, \$1.25, \$1.50 and \$2.00.

THE YARBOROUGH HOUSE. RALEIGH.

3 Is headquarters for Everybody.

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# Darnell & Thomas,

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NORTH. SOUTH AND SOUTHWEST IN FFFECT NOVEMBER STH, 1899.

OUTH BOUND. v New York, Penn R.R. \*11 00am \*9 00pp v Washington P. R. R 5 00pm 4 50am v Bishmond, A. C.I..... 9 00am 9 00am Henderson. w. Wilmington, B. A. ou Wam "to Mor Ar Chester R. A. L. . \*\* 13am \*10 50nm

NORTHBOUND. No.401, No. M w Atlanta S. A. L. .v. Charlotte, S. A. L ... . 98 20pm 95 00am Ar Hamlet, S. A. L .... \*11 10pm \*7 48am Ar Wilmington, S. A.L. .... \*12 05pm Ar Ro. Pines S. A. L. 12 02am 9 00am Ar Raleirh 2 03am 11 13am Ar Henderson 5 25am 12 45om Ar Weldon 4 55am 2 50pm Ar Portsmouth 7 25am 5 25pm Ar Richmond A.C.L.

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Solid Vestibuled Train of Pullman Sleepers
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Solid Train Coaches and Pullman Sleepers
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Both trains make immediate connection Both trains make immediate connection at Atlanta for Montgomerv, Mobile, New Orleans, Texas, California, Mexico, Chatta-coors, Nashville, Memphis, Macon "and Florids.

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Have you any pain, or ache, or weak-ness? Does your blood show that it contains impurities? Are you nervous? Do you lack anap and activity of mind and body? Are you easily tired? Have you lost ambition?" Is there any unnatural drain upon the system? Is every organ performing its proper function. In other words: Are you s perfect strong, active, vigorous, healty, happy man or woman? If not, you should not delay one day before you consult J. NEWTON HATHAWAY, 23% Denth Broad St. Atlanta Ga.

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Dewey, its said, has learned one

thing, and that is a very short

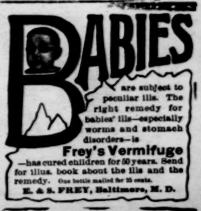


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VICTOR J. EVANS & CO.. (Patent Attorneys,) Evans Building, WASHINGTON, D. C.



Against the Amendment.

premacy and the amendment Bro- Stomach and Liver Remedy, gives

eigh Lodge of The Knights of The

Poison is the most degrading and destructive of all diseases, as it vitiates and corrupts the entire system. The first sore or ulcer is followed by little red pimples on the body, mouth and throat become sore, the glands enlarge and inflame, copper colored splotches appear, and hair and evebrows fall out. These are some of the milder symptoms; they increase in severity, finally attacking the vital organs; the body is tortured with rheumatic pains and covered with offensive eating sores.

It is a peculiar poison, and so highly contagious that an innocent person handling the same articles used by one infected with this loathsome disease, may be inoculated with the virus. It can be transmitted from parent to child, appearing as the same disease or in a modified form — like Besema or Scrofula.

Many an old sore or stubborn skin trouble appearing in middle life, is due and traceable to blood poison contracted in early life. You may have taken potash and mercury faithfully for two or three years and thought you were cured, but you were not, for these poisonous minerals never cure this disease; they drive it from the outside, but it is doing its work on the issue, and will show up again sooner or later. You may not recognize it as the same old taint, but it is. S. S. S. has cured thousands of cases of Contagious Blood Poison, and it will cure you. It is the only purely vegetable blood purifier known, and the only antidote for this poison. S. S. S. cleanses the blood thoroughly of every particle of the poison — there is never any return of the disease. poison - there is never any return of the disease.

CURE YOURSELF AT HOME. Send for our Home Treatment book, which gives a history of the disease in all stages, and is the result of many years of

conducted in the strictest confidence.

Rev. Sam P. Jones contributes the following to the Atlanta Jour-

I have heard that nothing is settled until it is settled right, noth- ignorance. ing is fixed until it is fixed right. There are two sides to every issue, ty of this country are on the right side of most issues.

It seems to me that there are some fundamental wrongs. If God The Dispatches: mourn." Our laws are good and bers." sufficient if they were honestly in- "A notable feature of the election balance of justice if the heavens Democratic majorities."

America's greed will dig America's grave.

The politicians want office and power; the voters more money. ent status of things by saying we are in the transition stage, but God explained the condition of things when He said: "When the wicked rule the people mourn." .

Party machinery and campaign boodle are doing the work.

The banks and trusts and mil lionaires and mongers said McKinley is our friend, Bryan is onr enemy, and it's dimes to dollars we will land our candidates.

Then what are the real issues which challenge and demand set-

tlement? Shall good or bad men rule us? Purity and independence in poli- writes a letter, or perhaps Populist, tics, and clean voters voting for a in some way, intimates that he is tawba, in 1898, was writing articles ly is), still it is especially objectionclean candidate. Ben Hill once for the amendment, because it will on the same line, and was trying able in the following particulars: said that the man who is individu- "eliminat the negro from politics," to show that if the negro was elim- of suffrage the most vicious, troubleally corrupt cannot be politically and when that is done, it will help inated from politics it would help some and obnoxious class of the negro nure.

Give us incorruptible, non-parti
Give us incorruptible san judges and courts that will see we would have three great white fossilite, Josephus Daniels, with a every criminal adequately pun-

ished. Down and out with the court er Democratic papers greedily pubhouse rings and cliques who name lish and republish these 'delusions', the candidates and make politics a and pat the poor fellows on the back, in as much as to say, you are business.

\* \* a scholar and a gentleman; we are mean as a pulpit lie. Give us a pa your parties! And a few have had "STRONG REPUBLICAN PARTY" per that won't lie for or against a little enough sense to believe the ANY OF THEM? candidate or a policy.

An up-to-date pulpit that will handle devilement and sinners as "Florida and West India Short it now handles the devil and sin. Line," begs to announce that in ad-A pulpit that stands for the God dition to the through vestibule the other nominees are well and fapaid his poll tax as much as five side of every issue, draws its sword trains which it now operates betin defense of all that is good and tween Atlanta and Washington, as high-toned gentlemen and all toin defense of all that is good and leginning Sunday, June 3d, it will operate through sleeping cars beginning ticket."

everything that's evil. Holiness to the Lord and prohibition for the country ought to be ington, Baltimore, Philadelphia and New York.

For full particulars in regard to the slogans of every pulpit. I don't this magnificent service please re- Washita, I.T. He writes: 'Four botknow to-day a man in the pulpit fer to ticket agents of connecting tles of Electric Bitters has cured Mrs. ter to surrender his suffrage at the ex who is not an out-and-out prohibi- lines to any Seaboard Air Line tionist who has any power with Allen, Gen. Pass. Agen., Ports-face, and the best doctors could give God or much influence with man. mouth, Va.

I don't believe that God will keep company with any preacher or any member of any church as to that, who will run with the old whiskey- writing of his almost miraculous essoaked toughs and vote with the whiskey distillers. These are some things worth thinking about. frequent hemorrhages and coughed strength. things worth thinking about. SAM P. JONES.

Rev. Sam Jones is one of those

Sam Jones is one of those

Rev. Sam Jones is one of those

"white supremacy" Democrats of I would not be without it even if it the Simmons machine variety who cost \$5.00 a bottle. Hundreds have is better than a poor, uneducated and Lung troubles." Regular size 500 an Easter bonnet, in his endeavor white man who toils in the burn- and \$1.00. Trial bottles free at all to change the subject. ing sunshine or in the dirty mill or factory for a living. Here is what Rev. Mr. Jones writes to the Atlan- State Convention nominated a good good one when he married us." ta Journal, a Democratic paper : ticket at Raleigh in April. Dr. Cy. "I have more respect to-day for Thompson, the nominee for Govern-

a decent negro than I have for a dirty white man. I take the position straight and square that a Christian gentleman, who has a clean Dr. Shaw regards Paris itself, the type man, white or black, who has no record, and his ability to cope with ically modern city, as an inseparal part culture, no character and no CASH, opponents on the stump is recognized of the great fair. So far from complaining of the incompleteness of the Exhas no more business at the polls by all who know him. He has filled position in the opening month, as voting than an old "stiff-eared gov-

When you say your blood is impure State. There has been no drunken- His article is by far the most discrimental than real value of

### A POINTED PARALLEL.

The degree of recklessness or ignorance of facts-perhaps both-which some partisan papers show when they want to "illustrate," pass honest human understanding. The high degree of "respectability" claimed by some such papers appears to interpose no bar to such recklessness or

On the 24th inst., the people of Virginia voted on the question of ordering a convention for revising the State constitution, which convention it a right side and a wrong side. Ma- is supposed will undertake to manipulate the franchise something after jorities are not always on the good the manner now being attempted in North Carolina. The Democratic side, neither does might make machine favored the convention. The Washington Post of the 25th conright, yet I believe that the unprej- tained a report of the day sent out from Richmond, and the Charlotte udiced and an unbulldozed majori- Observer, on the 26th, had an editorial on the event.

It is quite natural to suppose that the information from Richmond, the centre of the State, would be quite as "reliable" as the statement of the Charlotte paper. Lets compare the dispatch and the editorial-

"They (the negroes) almost suc-

"The moral is obvious. If the

But when Senator Sigmon, of Ca-

TION OF THE NEGRO WOULD BUILD TP

cock, will have his hands full enough

GLORIOUS NEWS

Comes from Dr. D. B. Cargile, of

Brewer of scrofula, which had caused

her great suffering for years. Terrible

for eczema, tetter, salt rheum, ulcers,

Didn't Do a Good Job.

Dr. Albert Shaw describes "Paris

and the Exposition of 1900" in his mag-

azine, the Review of Reviews, for June.

the office of Secretary of State with many visitors have, Dr. Shaw welcomed the opportunity to see so many of

credit te himself and honor to the the wonders of the fair in the making.

Only 50 cents. Solu by all

Shuford, Worth, Ayer, Seawell and North Carolina.

Deceives Nimself.

is the Strong Republican Party in Them?

Occasionally some Republican | Democrats were sincere.

The Charlotte Observer: is God and mankind is a common "In only a few sections do the ne- ."It was stated in yesterday's dis brotherhood then why should the groes appear to have been sufficient- patches that the negroes voted soldevildictate "man's inhumanity to their right to vote taken away from convention." man and make countless thousands them to go to the polis in great num-

terpreted and rigidly enforced by is the fact that the Ninth district, ceeded in defeating it." incorruptible, non-partisan courts with its big white vote, has gone against disfranchising the negro, -courts that handle millionaires while the counties of the black belt all alike-courts that will hold the simost without exception gave

"The vote for several reasons, was not large, but the indications are they vote in North Carolina." that the convention proposition carried by quite a good majority. The rain and the general apathy existing account for the small vote.'

"The ninth, a big white district, has gone overwhelmingly against it. white people of this State want to The one crowd is corrupt the other sordid. Some apologize for the pressordid. Some apologize for the pressordid. Some apologize for the pressordid by the sordid by the sording by t tions are that it is against the con- they must present a united front." vention. The first is very doubtful. Northampton is for it, but other counties heard from in part are against it, and unless Accomac comes up with a big majority the district is against it.

[Take the case, gentlemen.-Ed.]

The News and Observer and oth-

tween Atlanta, Richmond, Wash-

A LIFE AND DEATH FIGHT.

Drug Stores.

Mr. W. A. Hines of Manchester, Ia.,

parties, etc.

#### PEOPLE'S PARTY PLATFORM

Adopted Unanimously in Cenveution, April 18th, 1900.

The People's Party Convention ssembled in Raleigh, April 18th, reaffirms the principles set forth in the People's Party National plat-carolina than the Democratic party form adopted at St. Louis in 1896, ever did in twice the length of time and instructs the delegates to the To the Populists of North Carolina is National Convention at Slouz Falls to be credited the first great increase May 9th to vote for the nomination in the public school system. of William J. Bryan for President.

We commend the present State Administration for its high personal and official integrity, and earnest of our sincerity, we point to challenge a comparison of its record with any and all of its prede- say that no "Legislature in which

lature of 1899 for its extravagast ex- mand of the unfortunate, or been folpenditures of public money, amounting to \$1,594,765.76 in 1899, as opposed to \$1,283,971.11, expended by the preceding Legislature, an excess of \$310,-794.65, not including the sum of \$100,-We further condemn said Legisla-

laws than ever before enacted by any General Assembly in North Carolina. We further denounce the machine leaders of the Democratic party for the other, is an enemy of both. laying the whip on the backs of the Democratic Legislature and forcing them into enacting and submitting a disfranchising constitutional amend-ment in violation of the solemn "As they voted in Virginia so will pledges of the party, made not only officially in their campaign handbook but by members of the General Assembly and other Democratic candidates for office in their canvass before the people. We denounce them not only ous in effect. That General Assembly being composed of some of the bes lawyers of the party, must have known, or at least had a reasonable doubt, not only as to the unconstitu tionality of the monstrous provision of Section 5, known as the "grandfather clause" in said amendment, but also of the great danger of that unconstitutional sectional section falling, leaving the remainder of the amendment to stand, thus disfranchising by an ed ucational qualification fifty or sixty thousand white voters of North Carolina, who in 1898 gave the Democratic party power in the Legislature, and The Negro Has Been Eliminated In Most Southern States. Where whose ignorance is no fault of their own but is chargeable to the neglect of the Democratic party, which now seeks to disfranchise them and make their

> But even if the proposed amendment vere not unconstitutional (as it clear-

ignerance a crime alongside that of

(a) In that it dignifies with the right to build up the Republican and the Republican party, the Demochises the most faithful, kindly and or-

> supremacy and declaring that no white man shall be disfranchised under this MR. SIGMON DECEIVES HIMSELF amendment, they have so written their amendment that every white boy besame footing with the negro, and can not vote unless he is able to read and

A STRONG REPUBLICAN PARTY IN Write. NORTH CAROLINA. THE NEGRO they have made it possible for the ed-Incorruptible and non-partisan with you; we want to kill the (?) HAS BEEN ELIMINATED IN MOST ucated negro after 1908 to cast his ballot while the unfortunate son of the newspapers. An aditorial lie is as Democratic party and build up southern states. Where is the white men who have been the strength vote at the ballot box. They slaughter the suffrage of the son whose father

they dare not openly attack. (d) In that this suffrage amendment does not remove the negro from The Seaboard Air Line Railway, to meet Dr. Thompson on the stump. politics or settle the negro question in

> tion, shall be disfranchised as much as if he were convicted of felony or were an ignorant negro. The purpose of this provision is not only to disfranchise every good honest citizen who unfortunately cannot pay his taxes by the first of March preceding the election, but further to try to bribe the vopense of the public school fund of the State, which is derived from poll taxes. sores would break out on her head and face, and the best doctors could give still greater danger to the public no help; but her cure is complete and schools of the State, for with the adopher health is excellent." This shows tion of the amendment the opponents what thousands have proved—that of free schools in North Carelina will Electric Bitters is the best blood puriation of the amendment the opponents of the opp at once raise the cry that every dollar fier known. It's the supreme remedy raised for public instruction means the increase of the number of negro voters, and thus the poor white man's son will be chained in bondage of ignorance and disfranchised to prevent the education of the negro voter. The constitutional question presented by the proposed amendment is

There is no white supremacy in this. one that must be determined by the judgment and conscience of each indi-"It's funny our minister never vidual voter. Therefore, we do not thinks a cultured town dude negro say it never fails to cure Throat, Chest band, who had just refused his wife evils and dangers and leave the voters married," remarked the young husof all parties to pass their verdict in the light of these facts. The question is above party, and no one should be "I think he'd make a good hus more active and anxious in our judg-ment to defeat it than the rank and band." "Well," replied the wife

"Our Home" says: "The Populis warmly, "he didn't make a very file of the Democratic party. The People's Party is and has always been more distinctly than any other party in North Carolina arthur. party in North Carolina a white man's party, and is more anxious than any other party to solve the race problem, and to force all parties to a discussion of the great economic issues so vitally affecting the welfare of all wealth pro ducers of the State and nation and de-

cency in politics. Therefore, we propose in lieu of this dangerous amendment, the best solution of the race question that is possible as long as the 15th amendment to the Constitution of the United States stands—a solution which deprives no

ble as long as the 15th amendment to the Constitution of the United States stands—a solution which deprives no white man in North Carolina now or hereafter of his right of suffrage, towit:

Amend Section 6, Art. 6, of the Constitution of North Carolina by inserting among the disqualifications for office, enumerated therein, the following, viz: All negroes and all persons of negro descent to the third generation inclusive.

If the Democratic Legislature which meets in June will offer this safe, constitutional and wholesome amendment inflieu of the present scheme it will have our hearty support. If they will not, we appeal to the people to rally to our assistance to elect a Legislature pledged to support such an amendment.

We congratulate the people of North Carolina upon the decision of the State Supreme Court in the case of Harris vs. Wright (121 N. C. R., 172), declaring that the General Assembly has the constitution of the State Supreme Court in the case of Harris vs. Wright (121 N. C. R., 172), declaring that the General Assembly has safe to support the state of the constitution of the State Supreme Court in the case of Harris vs. Wright (121 N. C. R., 172), declaring that the General Assembly has safe to support the state of the constitution of the State Supreme Court in the case of Harris vs. Wright (121 N. C. R., 172), declaring that the General Assembly has safe to support the state of the constitution of the State Supreme Court in the case of Harris vs. Wright (121 N. C. R., 172), declaring that the General Assembly has safe to support the state of the constitution and the support that the support that

Supreme Court in the case of Harris vs. Wright (12t N. C. R., 172), declaring that the General Assembly has power to provide different systems of county government for various counties of the State. Acting under this decision, we pledge the People's Party to the maintenance of the system of local self-government in all the white counties, towns and citres in the State as established by the General Assembly across Plymouth 7:40 p. m., 610 p.m., returning leaves Plymouth daily except Sunday 7:50 a. m., and Sunday 9 a. m., arrives Tarboro 10:05 a. m. and 11:00 a. m. Train leaves Goldsboro daily, except Sunday, 7:05 a. m., arrives at Goldsboro daily, except Sunday, 7:05 a. m., arrives at Goldsboro daily except Sunday 9 a. m., arrives Tarboro, N. C. daily except Sunday 5:30 p. m., Sunday 4:15 p. m., arrives Tarboro, N. C. daily except Sunday. Train leaves Tarboro, N. C. daily except Sunday 5:30 p. m., Sunday 4:15 p. m., arrives Tarboro 10:05 a. m. and 11:00 a. m. and 7:30 p. m. counties, towns and cities in the State as established by the General Assembly of 1895, and at the same time to provide and maintain a legislative system of county government for all the negro counties of the State, so that there can never be any question that the white people shall always have full and complete control of county in the Sanday.

the white people shall always have full and complete control of county in the State.

We denounce the Democratic Legis. Iture of 1899 for passing an election law, every provision of which is carefully and cunningly planned and devised to thwart the sovereign will of the people of North Carolina by wholesale fraud and debauchery of the ballot box. We declare, without fear of

most partisan, unfair, infamous and indefensible election law that has ever disgraced the statute books.

disgraced the statute books of any State in the Union.
We pledge ourselves to increase the A. M. at Goldsboro. edes Time Table 10, of Oct. 22 1806 efficiency of the public school system in North Carolina, and point to the and all supplements thereto.

RASTBOUN TRAINS. fact that the People's Party has done Daily ex Passe Sun. mixt solid frei't cars and Daily. passengers. We pledge ourselves to the care of A. M.

Atlantic Hotel ....

M. City Depot ....

STATIONS.

WESTBOUND TRAINS.

Falling Creek.... s 10 22 Kinston\* ..... s 10 12

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Atlantic ...... f 7 35
Morehead City\* ... 8 7 27

Ly M. City Depoi .... 7,00

W-Water stations. f-Stop on Signal -Telegraph station. s-Regular stop.

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A. M.

the unfortunate class in North Carolina and to an increase in the necessary facilities for the same. As an Ly Goldsboro ..... our past record in this particular, and W opulists have had a controlling voice We condemn the Democratic Lazia- has ever turned a deaf ear to the delowed by an urgent appeal for addi-Core Creek ..... 10 03 Tuscarora ..... 10 20 Clark's ..... 1 10 80 tional provision as has been recently saued by the Board of Public Charlties because of the failure of the Dem-§ 1 10,50 vision as seen and urgently needed at Ly Newbern\* ..... the time they were consuming their time in enacting political legislation Croatan ..... Havelock ...... Newport\*..... Wildwood ..... ture for the careless blundering and and creating new offices during the Atlantic ..... Morehead City\* ...

careless legislation, including more session of 1899. Labor is indispensable to the creagross blunders and unconstitutional tion and profitable use of capital. Capital increases the efficiency and value of labor. Whoever arrays one against olicy is wisest and best, which haronizes the two on the basis of abso

> The advocates of the amendment say no white man shall be disfranchised; that they are willing that every white man shall vote and have his vote counted as cast. If that be true, then they will not abuse aad Ar Goldsboro\* ..... 11 05
> Bests ..... 10 43
> W LaGrange\* ..... 10 82 the campaign and on election day. W They did that two years ago. They w actually threatened good white men if they did not vote with them and come to the election, they would kill W ther. When good white men, sober men. Christian men have to be threatened by drunken roughs, men who write them threatening letters

with no name signed to them, their W

political and religious liberty has

gone to seed in this country.

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July 31, 1899.		No. 25 Dally,			No. 49. Delly
Lv Weldon	11 50 12 55	9 43		a. M.	
Ar Rocky Mount, Ly Tarboro	12 21		6 00		
Ly Rocky Mount, Ly Wilson Ly Selma Ly Fayetteville	1 58 2 55 4 30	11 14 11 57 1 10	7 10	5 40 6 20	2 40
Ly Goldsboro		-	7 50	7 01 8 09 9 40	4 25
Ly Magnolia Ar Wilmington					

Ly Magnotis ... 8 34 11 15 Ly Goldsboro ... 5 15 ... 9 45 12 30

Ar Rocky Mount, 3 30 6 15 12 07 11 35 1 53

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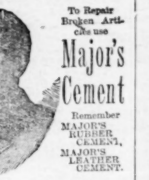
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